FORMAL COOPERATIVE PURCHASE AGREEMENT

THIS AGREEMENT (Agreement) is made and entered into, effective on ______, by and between CITY OF FRESNO, a California municipal corporation (City), and Home Depot U.S.A., Inc., a Delaware Corporation (Vendor).

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing and of the covenants, conditions, and promises hereinafter contained to be kept and performed by the respective parties, it is mutually agreed as follows:

- 1. The Charter for the City allows for cooperative purchase agreements for materials, supplies, and equipment. The City may use another government agency's agreement, as an exception to the competitive bid process. The Parties agree that the Vendor has entered a contract with Maricopa County, contract number 16154-RFP for Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services (Original Government Contract). The solicitation for the Original Government Contract is attached as **Exhibit A.**
- 2. Vendor's Obligation. Vendor shall provide those services and carry out that work described in the Original Government Contract, which is attached hereto as **Exhibit B** and is incorporated herein by reference, subject to all the terms and conditions contained or incorporated herein.
- City's Obligation. City shall make to the Vendor those payments described in Exhibits A and B, subject to all the terms and condition contained or incorporated herein
- 4. Notwithstanding the requirements that the Original Government Contract is fully binding on the Parties, the parties have agreed to modify certain non-material provisions of the Original Government Contract as applied to this Agreement between the Vendor and the City, as follows:
 - a) City's Insurance and Indemnity provisions attached as **Exhibit C**.
 - b) Address change for the City: Notwithstanding the address and contract information for the government entity as set out in **Exhibit B**, the Vendor agrees that notices and invoices will be sent to:

City of Fresno Attention: Melissa Perales 2101 G Street, Bldg. A Fresno, CA 93706 Phone: (559) 621-1157

FAX: (559) XXX-XXXX

E-mail: Melissa.Perales@fresno.gov

c) Notwithstanding anything in **Exhibits A** and **B** to the contrary, this Agreement shall be governed by, and construed and enforced in accordance with , the laws of the State of California, excluding however,

- any conflict of laws rule which would apply the law of another jurisdiction. Venue for purposes of the filing of any action regarding the enforcement or interpretation of this Agreement and any rights and duties hereunder shall be Fresno County, California.
- d) All other provisions in the Original Government Contract are fully binding on the parties and will represent the agreement between the City and the Vendor.
- 5. The City Manager, or designee, is hereby authorized and directed to execute and implement this Agreement. The previous sentence is not intended to delegate any authority to the City Manager to administer the Agreement, any delegation of authority must be expressly included in the Agreement.

[Signatures follow on the next page.]

IN WITNESS WHEREOF, the parties have executed this Agreement at Fresno, California, the day and year first above written.

| CITY OF FRESNO, a California municipal corporation | HOME DEPOT U.S.A., INC., a Delaware Corporation | | |
|---|---|--|--|
| By: Melissa Perales Purchasing Manager General Services Department | By: | | |
| APPROVED AS TO FORM: ANDREW JANZ City Attorney | Title: (If corporation or LLC., Board Chair, Pres. or Vice Pres.) | | |
| By: | Ву: | | |
| Date Supv./Sr. Deputy City Attorney | Name: | | |
| ATTEST: TODD STERMER, CMC City Clerk | Title: (If corporation or LLC., CFO, Treasurer, Secretary or Assistant Secretary) | | |
| By: | VENDOR: | | |
| Deputy | Home Depot U.S.A., Inc. Attention: Brent Weigand XXXX Fresno, CA XXXX Phone: (559) XXX-XXXX | | |
| Attachments: Exhibit A - Original Solicitation Exhibit B - Original Government Contract | Fnone. (559) AAA-AAAA FAX: E-mail: brent.weigand@hdsupply.com | | |
| Exhibit C - City's Insurance and Indemnity | | | |

EXHIBIT A

Original Solicitation

Solicitation 16154-RFP

MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PROD

Bid Designation: Public

Maricopa County

Bid 16154-RFP MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PROD

Bid Number 16154-RFP

Bid Title MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PROD

Bid Start Date Aug 4, 2016 7:27:21 AM MST
Bid End Date Sep 22, 2016 2:00:00 PM MST

Question & Answer

End Date

Aug 5, 2016 7:00:00 AM MST

Bid Contact Steve Dahle

Strategic Team Manager

602-506-3450

Sdahle@mail.maricopa.gov

Pre-Bid Conference Sep 1, 2016 9:00:00 AM MST

Attendance is mandatory

Location: THERE WILL BE A MANDATORY PRE-PROPOSAL CONFERENCE ON SEPTEMBER 1, 2016 AT 9:00 AM ARIZONA TIME, AT THE MARICOPA COUNTY OFFICE OF PROCUREMENT SERVICES, 320 WEST LINCOLN STREET, PHOENIX, ARIZONA 85003. (DUE TO SPACE LIMITATIONS VENDORS LIMIT ATTENDANCE TO NO

MORE THAN TWO (2) PEOPLE).

Description

Maricopa County, AZ (herein "Lead Public Agency" on behalf of itself and all states, local governments, school districts, and higher education institutions in the United States of America, and other government agencies and nonprofit organizations (herein "Participating Public Agencies") is soliciting proposals from qualified suppliers to enter into a Master Agreement for a complete line of Maintenance, Repair and Operating (MRO) Supplies and Industrial Supplies in a Retail and Wholesale environment; and Related Products and Services (herein "Products and Services").

A complete and comprehensive offering of Industrial supplies such as bearings, linear technologies, power transmissions, motors, hydraulics, pneumatics, gearing, material handling, conveyor systems, industrial rubber, general maintenance supplies, fluid power and any additional related products and services.

In addition, a complete range of services available through Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services such as rubber fabrication, vulcanizing, hose fabrication, hydraulic system (design and build) that may offered by Supplier. Such services may be required for public pools, solid waste transfer sites, water treatment plants, waste water treatment sites, boiler plants, mass transit systems, road maintenance equipment, prisons and hospitals and public agencies.

Maricopa County Bid 16154-RFP



NOTICE OF SOLICITATION

SERIAL 16154-RFP

REQUEST FOR PROPOSAL FOR: MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PRODUCTS AND SERVICES (U.S. Communities)

Notice is hereby given sealed proposals will be received by the Office of Procurement Services, 320 West Lincoln Street, Phoenix, Arizona 85003-2494, until 2:00 P.M. Arizona time on <u>September 22, 2016</u> for the furnishing of the following goods and services for Maricopa County. Proposals will be opened by the Chief Procurement Officer (or designated representative) at an open, public meeting at the above time and place.

All Proposals must be signed, sealed and addressed to the Office of Procurement Services, 320 West Lincoln Street, Phoenix, Arizona 85003-2494, and marked "SERIAL 16154- RFP REQUEST FOR PROPOSAL FOR MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PRODUCTS AND SERVICES (U.S. Communities)

The Maricopa County Procurement Code ("The Code") governs this procurement and is incorporated by this reference. Any protest concerning this Request for Proposal must be filed with the Procurement Officer in accordance with Section MC1-905 of the Code.

ALL ADMINISTRATIVE INFORMATION CONCERNING THIS REQUEST FOR PROPOSAL CAN BE LOCATED AT http://www.maricopa.gov/procurement/ ANY ADDENDA TO THIS REQUEST FOR PROPOSAL WILL BE POSTED ON THE MARICOPA COUNTY OFFICE OF PROCUREMENT SERVICES WEB SITE UNDER THE SOLICITATION SERIAL NUMBER.

PROPOSAL ENVELOPES WITH INSUFFICIENT POSTAGE WILL NOT BE ACCEPTED BY THE MARICOPA COUNTY OFFICE OF PROCUREMENT SERVICES

DIRECT ALL INQUIRIES TO:

STEVE DHLE PROCUREMENT OFFICER TELEPHONE: (602) 506-3450 EMAIL: SDAHLE@mail.maricopa.gov

THERE WILL BE A MANDATORY PRE-PROPOSAL CONFERENCE ON SEPTEMBER 1, 2016 AT 9:00 AM ARIZONA TIME, AT THE MARICOPA COUNTY OFFICE OF PROCUREMENT SERVICES, 320 WEST LINCOLN STREET, PHOENIX, ARIZONA 85003

NOTE: MARICOPA COUNTY PUBLISHES ITS SOLICITATIONS ONLINE AND THEY ARE AVAILABLE FOR VIEWING AND/OR DOWNLOADING AT THE FOLLOWING INTERNET ADDRESS:

http://www.maricopa.gov/procurement/solicitation.aspx

Maricopa County

Bid 16154-RFP

SERIAL 16154-RFP

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Maricopa County Bid 16154-RFP

REQUEST FOR PROPOSAL FOR MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PRODUCTS AND SERVICES (U.S. Communities)

1.0 INTRODUCTION, BACKGROUND AND INTENT:

1.1 MASTER AGREEMENT

Maricopa County, AZ (herein "Lead Public Agency" on behalf of itself and all states, local governments, school districts, and higher education institutions in the United States of America, and other government agencies and nonprofit organizations (herein "Participating Public Agencies") is soliciting proposals from qualified suppliers to enter into a Master Agreement for a complete line of Maintenance, Repair and Operating (MRO) Supplies and Industrial Supplies in a Retail and Wholesale environment; and Related Products and Services (herein "Products and Services").

1.2 **OBJECTIVES**

- A. Provide a comprehensive competitively solicited Master Agreement offering Products and Services to Participating Public Agencies;
- B. Establish the Master Agreement as a Supplier's primary offering to Participating Public Agencies;
- C. Achieve cost savings for Suppliers and Participating Public Agencies through a single competitive solicitation process that eliminates the need for multiple bids or proposals;
- D. Combine the volumes of Participating Public Agencies to achieve cost effective pricing;
- E. Reduce the administrative and overhead costs of Suppliers and Participating Public Agencies through state of the art ordering and delivery systems;
- F. Provide Participating Public Agencies with environmentally responsible products and services.

1.3 GENERAL DEFINITION OF PRODUCTS AND/OR SERVICES

Respondents are to propose the broadest possible selection of MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES AND RELATED PRODUCTS AND SERVICES they offer. The intent of this solicitation is to provide Participating Public Agencies with a comprehensive offering of products and services to meet their various needs. Therefore, the Proposers should have demonstrated experience in providing the Products and Services as defined in this RFP, including but not limited to:

1.3.1 Maintenance, Repair, Operating (MRO) Supplies and Related Services (Installation, Repair and Renovation) – A complete and comprehensive offering of wholesale and/or retail MRO supplies such as appliances, building materials, hardware, HVAC, kitchen and bath cabinets, janitorial supplies, landscaping equipment and supplies, motors, pumps, paints and coatings, plumbing, pool chemicals and supplies, hand-held general purpose tools, power tools, flooring, window coverings, and any other miscellaneous MRO supplies offered by Supplier.

In addition, a complete range of services available through the Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services offered by Supplier.

1.3.2 Industrial Supplies and Related Services (Installation, Repair, and Renovation) – A complete and comprehensive offering of Industrial supplies such as bearings, linear technologies, power transmissions, motors, hydraulics, pneumatics, gearing, material

handling, conveyor systems, industrial rubber, general maintenance supplies, fluid power and any additional related products and services.

In addition, a complete range of services available through Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services such as rubber fabrication, vulcanizing, hose fabrication, hydraulic system (design and build) that may be offered by Supplier. Such services may be required for public pools, solid waste transfer sites, water treatment plants, waste water treatment sites, boiler plants, mass transit systems, road maintenance equipment, prisons, hospitals and public agencies.

1.3.3 Related Products and Services (Including Installation, Repair and Renovation Services) – A complete range of related products and services offered by Supplier including, but not limited to, installation, repair and renovation services for replacements, upgrades, and remodeling in the residential, commercial and industrial environments relating to any of the following (non-inclusive): roofing, gutters, downspouts, HVAC, plumbing, electrical, exterior decks, patios and porches, exterior siding, windows and doors, interior and exterior painting, weatherization, ADA improvements, hose fabrication, hydraulic repairs, gearbox repairs, conveyor system repairs, vulcanizing, rubber fabrication, and any other types of residential, commercial and industrial environments.

1.4 U.S. COMMUNITIES

U.S. Communities Government Purchasing Alliance (herein "U.S. Communities") assists Participating Public Agencies to reduce the cost of purchased goods through strategic sourcing that combines the volumes and the purchasing power of public agencies nationwide. This is accomplished through an award of competitively solicited contracts for high quality products and services by large and well recognized public agencies (herein "Lead Public Agencies"). The contracts provide for use by not only the respective Lead Public Agency, but also by other Participating Public Agencies.

1.4.1 **National Sponsors**

U.S. Communities is jointly sponsored by the National Association of Counties (NACo), the National League of Cities (NLC), the Association of School Business Officials International (ASBO), the United States Conference of Mayors (USCM) and the National Governors Association (NGA) (herein "National Sponsors").

1.4.2 **Advisory Board**

The U.S. Communities Advisory Board is made up of key government purchasing officials from across the United States.

Each Advisory Board Member is expected to actively participate in product bids and selection, participate in policy direction, and share expertise and purchasing innovations.

Current U.S. Communities Advisory Board Members

Auburn University, AL Harford County Public Schools, MD City and County of Denver, CO Hennepin County, MN City of Chicago, IL Los Angeles County, CA City of El Paso, TX Maricopa County, AZ City of Houston, TX Miami-Dade County, FL City of Kansas City, MO Nassau BOCES, NY City of Los Angeles, CA North Carolina State University, NC City of Seattle, WA City of Ocean City, NJ Cobb County, GA Onondaga County, NY Denver Public Schools, CO Port of Portland, OR

Emory University, GA Fairfax County, VA Fresno Unified School District, CA Prince William County Schools, VA San Diego Unified School District, CA State of Iowa

1.4.3 Participating Public Agencies

Today more than 55,000 public agencies utilize U.S. Communities contracts and suppliers to procure over \$2.0 Billion Dollars in products and services annually. Each month more than 500 new public agencies register to participate. The continuing rapid growth of public agency participation is fueled by the program's proven track record of providing public agencies unparalleled value.

The Supplier(s) must communicate directly with any Participating Public Agency concerning the placement of orders, issuance of the purchase order, contractual disputes, invoicing, and payment.

Maricopa County is acting as "Contracting Agent" for the Participating Public Agencies and shall **not** be held liable for any costs, damages, expenses, fees, liabilities, etc. incurred by any other Participating Public Agency.

Each Participating Public Agency enters into a Master Intergovernmental Cooperative Purchasing Agreement (MICPA) outlining the terms and conditions that allow access to the Lead Public Agencies' Master Agreements. Under the terms of the MICPA, the procurement by the Participating Public Agency shall be construed to be in accordance with, and governed by, the laws of the state in which the Participating Public Agency resides. A copy of the MICPA is attached as Exhibit 6.

1.4.4 Estimated Volume

The estimated dollar volume of Products and Services purchased under the proposed Master Agreement is \$500 Million Dollars annually. This estimate is based on the anticipated volume of the Lead Public Agency, the U.S. Communities Advisory Board members, and current sales within the U.S. Communities program. While there is no minimum quantity of products required to be purchased under the proposed Master Agreement, Maricopa County and the U.S. Communities Advisory Board Members are committed to utilizing the Master Agreement. The Advisory Board members shall determine if the Master Agreement is of value to their agency, and will promote the Master Agreement among other public agencies nationwide and internationally. The Advisory Board in 2015 purchased more than \$160 Million Dollars of products and services from existing U.S. Communities contracts.

1.4.5 **Marketing Support**

U. S. Communities provides marketing support for each Supplier's products through the following:

- National Sponsors as referenced above.
- State Associations of Counties, Schools and Municipal Leagues.
- Administrative and marketing personnel that directly promote the U.S. Communities Suppliers to Participating Public Agencies through public agency meetings, direct mail, email, online and print advertising, social media, articles, and exhibiting and presenting at national and local trade shows.
- U.S. Communities provides Suppliers government sales training, and a host of online marketing and sales management tools to effectively increase sales through U.S. Communities.

1.4.6 Marketplace

U.S. Communities has developed an online Marketplace, which gives Participating Public Agencies the ability to purchase from many U.S. Communities contracts directly from our website. The Marketplace makes it easier for Participating Public Agencies to access many contracts through a single login and place orders using a procurement card, credit card or purchase order. Suppliers have the ability to add their products to the Marketplace at no cost.

1.4.7 Evaluation of Proposals

Proposals will be evaluated by the Lead Public Agency in accordance with, and subject to, the relevant statutes, ordinances, rules and regulations that govern its procurement practices.

U.S. Communities Advisory Board members and other Participating Public Agencies will assist the Lead Public Agency in evaluating proposals. The Supplier(s) that respond(s) affirmatively meets the requirements of this Request for Proposal and provides the best overall value will be eligible for a contract award. U.S. Communities reserves the right to make available or not make available Master Agreements awarded by a Lead Public Agency to Participating Public Agencies.

1.5 **INTENT:**

The Respondent(s) shall have a strong national presence for a vast array of supplies and equipment necessary for maintenance and repair in residential, commercial and industrial environments for use by various public entities nationwide.

Responses shall be for MRO and Related Products and Services or Industrial and Related Products and Services. Suppliers are not required to respond to both categories.

Responses for only the Related Products and Services shall be deemed non-responsive.

Other governmental entities under agreement with the County may have access to services provided hereunder.

The County reserves the right to award in whole or in part, by item or group of items, by section or geographic area, or make multiple awards, where such action serves the County's best interest.

The County reserves the right to add additional contractors, at the County's sole discretion, in cases where the currently listed contractors are of an insufficient number or skill-set to satisfy the County's needs or to ensure adequate competition on any project or task order work.

2.0 **SCOPE OF WORK:**

2.1 MAINTENANCE, REPAIR, OPERATING SUPPLIES (MRO) AND RELATED SERVICES (INSTALLATION, REPAIR AND RENOVATION):

A complete and comprehensive offering of Wholesale and/or Retail MRO supplies such as appliances, building materials, hardware, HVAC, kitchen and bath cabinets, janitorial supplies, landscaping equipment and supplies, motors, pumps, paints and coatings, plumbing, pool chemicals and supplies, hand-held general purpose tools, power tools, flooring, window coverings, and any other miscellaneous MRO supplies offered by Supplier.

In addition, a complete range of services available through the Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services offered by Supplier.

2.2 INDUSTRIAL SUPPLIES AND RELATED SERVICES (INSTALLATION, REPAIR, AND RENOVATION):

A complete and comprehensive offering of Industrial supplies such as bearings, linear technologies, power transmissions, motors, hydraulics, pneumatics, gearing, material handling, conveyor systems, industrial rubber, general maintenance supplies, fluid power and any additional related products and services.

In addition, a complete range of services available through Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services such as rubber fabrication, vulcanizing, hose fabrication, hydraulic system (design and build) that may offered by Supplier. Such services may be required for public pools, solid waste transfer sites, water treatment plants, waste water treatment sites, boiler plants, mass transit systems, road maintenance equipment, prisons and hospitals and public agencies.

2.3 RELATED PRODUCTS AND SERVICES (INSTALLATION, REPAIR AND RENOVATION SERVICES):

- 2.3.1 Any related products offered by Supplier.
- 2.3.2 Services may also include replacements, upgrades, remodeling; and product, turnkey and major category installations.
- 2.3.3 Services performed shall be non-structural in nature.
- 2.3.4 <u>Products used in performing these services shall be procured under the awarded contract, at contract prices.</u>
- 2.3.5 These services may be required in the <u>residential</u> and <u>commercial</u> environments and may be any of the following (non-inclusive):
 - 2.3.5.1 Roofing, Gutters, Downspouts
 - 2.3.5.2 HVAC
 - 2.3.5.3 Plumbing
 - 2.3.5.4 Electrical
 - 2.3.5.5 Exterior decks, patios and porches
 - 2.3.5.6 Exterior Siding
 - 2.3.5.7 Windows, Doors
 - 2.3.5.8 Interior/Exterior Painting
 - 2.3.5.9 Weatherization Storm Windows/Doors, Insulation, Weather Stripping
 - 2.3.5.10 ADA Improvements
- 2.3.6 These services may be required in the <u>industrial</u> environment and may be any of the following (non-inclusive):
 - 2.3.6.1 Hose Fabrication
 - 2.3.6.2 Hydraulic Repairs
 - 2.3.6.3 Gearbox Repairs
 - 2.3.6.4 Conveyor System Repairs
 - 2.3.6.5 Vulcanizing
 - 2.3.6.6 Rubber Fabrication
- 2.3.7 Services:
 - 2.3.7.1 As part of your Proposal response, detail your firm's program in offering services including:
 - 2.3.7.2 Providing and managing qualified contractors

- 2.3.7.3 Budget management in keeping projects on budget
- 2.3.7.4 Project management services in design, planning, organizing, scheduling and managing all stages of a project.

2.3.8 Service Providers (Labor):

- 2.3.8.1 Contractor shall serve as the single point of contact between Participating Public Agencies and Service Providers.
- 2.3.8.2 Contractor shall verify that all Service Providers are fully licensed for the type of work being performed in the respective state(s).
- 2.3.8.3 Contractor shall verify each Service Provider maintains at a minimum, the levels of insurance specified under in draft contract.
- 2.3.8.4 Contractor shall perform a background screen of all Service Providers consisting of (at a minimum):
 - 2.3.8.4.1 National Employee Database 2.3.8.4.2 SSN Verification National Criminal Database Check 2.3.8.4.3 2.3.8.4.4 Two County Search Sex Offender Search 2.3.8.4.5 2.3.8.4.6 Annual Review (National Criminal Database) 2.3.8.4.7 Two (2) Year Complete Re-Screen and Renewal 2.3.8.4.8 Financial Background
- 2.3.8.5 All Service Provider employees shall wear a Service Provider's issued picture identification badge at all times.

2.4 PRODUCT CATEGORIES:

This Solicitation is to establish a nationwide purchasing agreement for the acquisition of the following products. The category descriptive examples below are not to be considered restrictive, but rather, provide a general, non-inclusive, description of the category. These are standard use in the residential, commercial, and industrial environments. Your firm may not have the ability to provide all categories.

All products offered shall be new, unused and of the latest design and technology.

The intent is for each Proposer to submit their <u>complete product line</u> so that Participating Public Agencies may order a wide array of product as appropriate for their needs. You may subcontract items your firm does not supply.

2.4.1 CATEGORY 1: APPLIANCES

Large appliances: refrigerators, washers, dryers, dishwashing machines, stoves, cooktops, range hoods and ovens; TVs, DVR's, small appliances: mixers, toasters, microwave ovens, food processors, disposals, trash compactors, and all ancillary supplies, tools, and components.

2.4.2 CATEGORY 2: BUILDING MATERIALS

Lumber (dimensional and timber), millwork, roofing, siding, plywood, paneling, hardwood, trim, molding, fencing, decking, gates, brick, block, doors, windows, bagged goods (concrete, mortar, sand, or asphalt), drywall, rebar, acoustical tiles, rain gutters, garage door openers, insulation, and all ancillary supplies, tools, and components.

Maricopa County Bid 16154-RFP

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2.4.3 CATEGORY 3: HARDWARE

Fasteners (nuts/bolts, screws, washers, rivets, nails), builders hardware (hinges, gate hardware, barrel bolts/hasps, corner braces, shelf brackets, closet hardware, springs), threaded rod/steel shapes, anchors, padlocks, lock sets, wheels, casters, ball bearings, rope, chain, metal stock, dry cell batteries, fire extinguishers, signs, cabinet hardware, mail boxes, safes, drop boxes, weatherization products, and all ancillary supplies, tools, and components.

2.4.4 CATEGORY 4: HEATING, VENTILATION, AND AIR CONDITIONING (HVAC)

Equipment, package units, evaporative coolers, tools, parts, ducting, air filtration, thermostats, portable and fixed heaters, fans, and all ancillary supplies, tools, and components.

2.4.5 CATEGORY 5: KITCHEN AND BATH CABINETS

Kitchen cabinets, bath vanities, countertops, medicine cabinets, mirrors, and all ancillary supplies, tools, and components.

2.4.6 CATEGORY 6: JANITORIAL SUPPLIES

Cleaners, soaps, waxes, strippers, polishes, vacuums, brooms, mops, buckets, gloves, carts, paper goods, and all ancillary supplies, tools, and components.

2.4.7 CATEGORY 7: LANDSCAPING EQUIPMENT AND SUPPLIES

Lawn and landscape equipment (gasoline and electric), shovels, rakes, axes, hoes, hoses, nozzles, insect control, herbicides, fertilizers, plants, trees, sprinkler/irrigation equipment and supplies and all ancillary supplies, tools, an components.

2.4.8 CATEGORY 8: MOTORS/PUMPS

Fractional and full horse, starters, pulleys, belts, fans, motor controls, and all ancillary supplies, tools, and components.

2.4.9 CATEGORY 9: PAINTS AND COATINGS

All types of paints and coatings, wall paper, caulking, spray equipment, aerosol paints, pressure washers, sand blasters, finishes, abrasives, epoxy, cleaners, drywall supplies, tarps, compounds, adhesives, accessories, and all ancillary supplies, tools, and components.

2.4.10 CATEGORY 10: PLUMBING

Equipment, parts, piping and fittings, water heaters, furnaces, disposals, pneumatic piping, filters, commodes, sinks, bathtubs, showers, shower doors, faucets, water conditioning equipment, water dispensing equipment, salt, and all ancillary supplies, tools, and components.

2.4.11 CATEGORY 11: POOL SUPPLIES

Pool chemicals, tools, timers, pump/motor units, vacuum equipment, patio furniture, parts, and all ancillary supplies, tools, and components.

2.4.12 CATEGORY 12: TOOLS, HAND-HELD GENERAL PURPOSE

Hand-held (electric, battery, or pneumatic operated), including accessories, automotive type tools, welding equipment, testing and measuring tools, carts and hand trucks, work benches, tool cabinets, ladders, and all ancillary supplies and components.

2.4.13 CATEGORY 13: TOOLS, POWER TYPE

Electric or gas operated, mobile or stationary, bench or floor mounted, including accessories, and all ancillary supplies and components.

2.4.14 CATEGORY 14: FLOORING AND WINDOW COVERINGS

All flooring, including but not limited to, vinyl plank, VCT, vinyl tile, ceramic tile, hardwood, carpet tile, carpet and cove base; blinds, shades, screens, window glass, mirrors, parts, and all ancillary supplies, tools, and components.

2.4.15 CATEGORY 15: HOSPITALITY

Guest room supplies and appliances, personal care amenities, telephones, bed and bath linens, housekeeping cleaning supplies, public restroom supplies, carts, banquet and conference room supplies, guest room and suite furniture, fixtures, and equipment, pool and patio equipment, and other hospitality supplies.

2.4.16 CATEGORY 16: WATER AND WASTE WATER TREATMENT

Aeration, chart and data recorders, chemical feed, collection systems, flow metering, gauges, grounds maintenance, hose, hydrants, lab chemicals, equipment, and testing, location and leak detection, level and pressure, pipe, plugs, process analysis, pumps, sampling equipment, storm water, tanks, tools, valves, and water treatment.

2.4.17 CATEGORY 17: MISCELLANEOUS

Including, but not limited to: shelving (metal or wood composite), safety and emergency equipment, first aid supplies, conditioning salt, scaffolding (purchased), packaging supplies, communication supplies, electrical supplies, lighting supplies, office products, and property management products.

2.4.18 CATEGORY 18: IN STORE SERVICES

Including, but not limited to: glass cutting, pipe threading, planning services (flooring and cabinet), verbal technical advice, special orders, rental equipment, etc.

2.4.19 CATEGORY 19: INDUSTRIAL PRODUCTS/SERVICES

Bearings, motors, fluid sealing, gearing, power transmissions, pumps, hose fabrication, hydraulic repair, gearbox repair, rubber services, conveyor systems, and other industrial products and services.

2.5 PRODUCT ORDERING:

- 2.5.1 Contractors <u>complete product line</u> (Wholesale or Retail) shall be available for internet ordering 24/7.
- 2.5.2 Products may be ordered by any of the following methods:

Internet
Will Call (Phone or FAX order)
POS (Point-of-sale)

2.6 PRODUCT PRICING:

2.6.1 Retail:

Pricing shall be a fixed percentage (%) off *marked price* at the POS; <u>not</u> a percent off *list*. The County will consider other retail pricing options (ex. Rebate on gross sales).

2.6.2 Wholesale:

Pricing shall be a fixed percentage (%) off catalog pricing by Product Category (Section 2.4 above). The County will consider other retail pricing options (ex. Rebate on gross sales).

2.7 REBATE ON SALES:

If this pricing option is offered, describe your firm's ability to provide this service.

2.8 ON-LINE CATALOG DISCOUNT PRICING:

Presently, the capability exists to access an on-line catalog reflecting <u>contract</u> pricing of all products. Describe your firm's ability to provide this service.

2.9 RELATED PRODUCTS AND SERVICES (INSTALLATION, REPAIR AND RENOVATION SERVICES) PRICING:

- 2.9.1 All Participating Public Agencies shall receive a detailed written quotation for all services to be performed, and product(s) to be provided.
- 2.9.2 All quotations shall be for a "not to exceed" amount.
- 2.9.3 As an audit tool, the Contractor(s) shall provide a copy of the most current R.S. Means Bare Cost Data (including any city cost index adjustment) pertaining to all written quotations.

2.10 SUPPLIER MANAGED INVENTORY (CONSIGNMENT):

Describe your firm's ability to provide this service.

2.11 SALES REPORTING:

Describe your firm's ability to provide detailed management reporting by Participating Public Agency. Identify the level(s) (Agency, Division, Department, Individual) of reporting detail available in the following categories:

- 2.11.1 Sales Dollars
- 2.11.2 Sales histories by manufacturer, item description, part number, quantity, NIGP codes
- 2.11.3 Procurement card (MasterCard or Visa brand)

2.12 BRAND NAMES:

The County reserves the right to request samples to determine quality and acceptability of materials bid by Contractor. In some cases, brand names have been listed in order to define the desired quality and are not intended to be restrictive or to limit competition. Materials substantially equivalent to those designated shall qualify for consideration.

2.13 TAX: (SERVICES)

No tax shall be levied against labor. It is the responsibility of the Contractor to determine any and all taxes and include the same in proposal price.

2.14 TAX: (COMMODITIES)

Tax shall not be levied against commodities. Sales/use tax will be determined by County. Tax will not be used in determining low price.

2.15 DELIVERY, FREIGHT REQUIREMENTS:

- 2.15.1 All domestic ground shipments shall be <u>FOB Destination</u>, <u>Freight Prepaid and Included</u>. Any handling fees shall also be included in the pricing.
- 2.15.2 Should a Participating Public Agency determine that rush shipping or other alternate shipping is required, it shall notify the Contractor. The Contractor shall determine any additional costs associated with such delivery terms and communicate that cost to the Participating Public Agency.
- 2.15.3 The Proposer shall retain control for carrier selection and payment of freight charges of all goods until received by the requesting Participating Public Agency and the contract coverage completed. The Proposer shall also file all claims for visible or concealed damage. The Participating Public Agency will notify the Proposer of any damaged goods and shall assist the Proposer in arranging for inspection of the goods.
- 2.15.4 Any requests for local delivery of orders placed at local stores shall be subject to local delivery fees, if applicable.
- 2.15.5 Shipping and handling fees are allowable to destinations outside the continental U.S.
- 2.15.6 A packing list or other suitable shipping document shall accompany each shipment and shall include the following:
 - 2.15.6.1 Contract Serial number
 - 2.15.6.2 Contractor's name and address
 - 2.15.6.3 Participating Public Agency's name and address
 - 2.15.6.4 Participating Public Agency's purchase order number
 - 2.15.6.5 A description of product(s) shipped, including item number(s), quantity (ies), number of containers and package number(s), as applicable

3.0 **PROCUREMENT REQUIREMENTS:**

3.1 SHIPPING TERMS:

Bid price(s) and terms shall be F.O.B. Destination at Phoenix, Arizona 85003.

3.2 OPERATING MANUALS (If required):

Upon delivery, Contractor shall provide comprehensive operational manuals, service manuals and schematic diagrams, if required by the Using Agency.

3.3 INSTALLATION: (If required):

The Contractor's price shall include delivery and installation of all equipment in a complete operating condition.

3.4 ACCEPTANCE: (If required):

Upon delivery and successful installation, the material(s) shall be deemed accepted and the warranty period shall begin. All documentation shall be completed prior to final acceptance.

3.5 CONTRACTOR EMPLOYEE MANAGEMENT:

3.5.1 Contractor shall endeavor to maintain the personnel proposed in their offer throughout the implementation of the Solution. In the event that Contractor personnel's employment status changes, Contractor shall provide County a list of proposed candidates with equivalent experience with the Solution. County reserves the right to assist in the selection of the replacement candidate. Under no circumstances is it acceptable for the

implementation schedule to be impacted by a personnel change on the part of the Contractor.

- 3.5.2 Contractor shall not reassign any provided personnel without the express consent of the County.
- 3.5.3 County reserves the right to immediately remove from its premises any Contractor personnel it determines is a risk to County operations.
- 3.5.4 County reserves the right to request the replacement of Contractor personnel at any time, for any reason.

3.6 TRAINING:

The Contractor shall provide a minimum of <u>TBD</u> (hours or days) to completely train County personnel in the use and care of the equipment. All training is to take place on-site at Maricopa County.

3.7 WARRANTY:

- 3.7.1 All items furnished under this Contract shall conform to the requirements of this Contract and shall be free from defects in design, materials and workmanship.
- 3.7.2 The warranty period for workmanship and materials shall be for an initial period of twelve (12) months and commence upon acceptance by County.
 - 3.7.2.1 The Contractor shall indicate on the Price Sheet the duration of the warranty and any applicable limitations or conditions which may apply.
 - 3.7.2.2 The Contractor agrees that he will, at his own expense, provide all labor and parts required to remove, repair or replace, and reinstall any such defective workmanship and/or materials which becomes or is found to be defective during the term of this warranty. The Contractor shall guarantee the equipment to be supplied complies with all applicable regulations.

3.8 MAINTENANCE: (If required):

The Contractor shall provide for maintenance under this Contract upon acceptance of materials by the Using Agency.

3.9 FACTORY AUTHORIZED SERVICE AVAILABILITY (if required):

The Contractor shall have and maintain a local factory authorized service facility within the Phoenix, Arizona metropolitan area. The facility shall be capable of supplying and installing component parts, troubleshooting, repairing and maintaining the material(s). Minimum service hours shall be from 8:00 A.M. through 5:00 P.M., Arizona Time, Monday through Friday.

3.10 USAGE REPORT:

The Contractor shall furnish the County a usage report upon request delineating the acquisition activity governed by the Contract. The format of the report shall be approved by the County and shall disclose the quantity and dollar value of each contract item by individual unit.

3.11 BACKGROUND CHECK:

Bidders/proposers need to aware that there may be multiple background checks (Sheriff's Office, County Attorney's Office, Courts as well as Maricopa County general government) to determine if the respondent is acceptable to do business with the County. This applies to (but is not limited to)

the company, sub-contractors and employees and the failure to pass these checks shall deem the respondent non-responsible.

3.12 INVOICES AND PAYMENTS:

- 3.12.1 Invoices are required to contain the following information:
 - Company name, address and contact
 - County bill-to name and contact information
 - Building Name and Building Number
 - Contract Serial Number or
 - County purchase order number
 - Maximo (FMD) service call number
 - Invoice number and date
 - Date of service or delivery
 - Description of Purchase (services performed)
 - Pricing per unit of purchase
 - Extended price
 - Arrival and completion time
 - Total Amount Due
- 3.12.2 Discounts offered in the contract shall be calculated based on the date a properly completed invoice is received by the County (ROI).
- 3.12.3 Problems regarding billing or invoicing shall be directed to the using agency as listed on the Purchase Order.
- 3.12.4 Payment shall be made to the Contractor by Accounts Payable through the Maricopa County Vendor Express Payment Program. This is an Electronic Funds Transfer (EFT) process. After Contract Award the Contractor shall complete the Vendor Registration Form located on the County Department of Finance Vendor Registration Web Site (http://www.maricopa.gov/Finance/Vendors.aspx).
- 3.12.5 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.

3.13 APPLICABLE TAXES:

- 3.13.1 Payment of Taxes: The Contractor shall pay all applicable taxes. With respect to any installation labor on items that are not attached to real property performed by Contractor under the terms of this Contract, the installation labor cost and the gross receipts for materials provided shall be listed separately on the Contractor's invoices.
- 3.13.2 **State and Local Transaction Privilege Taxes:** Maricopa County is subject to all applicable state and local transaction privilege taxes. To the extent any state and local transaction privilege taxes apply to sales made under the terms of this contract_it is the responsibility of the seller to collect and remit all applicable taxes to the proper taxing jurisdiction of authority.
- 3.13.3 <u>Tax Indemnification:</u> Contractor and all subcontractors shall pay all Federal, state, and local taxes applicable to its operation and any persons employed by the Contractor. Contractor shall, and require all subcontractors to hold Maricopa County harmless from any responsibility for taxes, damages and interest, if applicable, contributions required under Federal, and/or state and local laws and regulations and any other costs including transaction privilege taxes, unemployment compensation insurance, Social Security and Worker's Compensation.

3.14 TAX: (SERVICES)

No tax shall be levied against labor. It is the responsibility of the Contractor to determine any and all taxes and include the same in proposal price.

3.15 TAX (COMMODITIES):

Tax shall not be levied against labor. Sales/use tax will be determined by County. Tax will not be used in determining low price.

3.16 POST AWARD MEETING:

The Contractor may be required to attend a post-award meeting with the Using Agency to discuss the terms and conditions of this Contract. This meeting will be coordinated by the Procurement Officer of the Contract.

4.0 CONTRACTUAL AND SPECIAL TERMS & CONDITIONS:

4.1 DRAFT CONTRACT SEE EXHIBIT 3

5.0 INSTRUCTIONS TO RESPONDENTS: (Please note that this Section does not become part of any resultant contract.)

Bidders and Proposers are solely responsible for submitting bids, proposals, and any modifications or withdrawals, to be received at the time and designated location required by the solicitation (ITN, RFP, ROQ, or any other solicitation notice).

Any bid, proposal, modification, or withdrawal received after the designated time is "late" and will rejected and not be evaluated per Paragraph MC1-320 of the Maricopa County Procurement Code.

5.1 SCHEDULE OF EVENTS:

Request for Proposals Issued: AUGUST 4, 2016

Pre-Proposal Conference: SEPTEMBER 1, 2016

Deadline for written questions is (2) business days after Pre-Proposal Conference. Questions will <u>not</u> be responded to prior to the Pre-Proposal Conference or after the (2) business day deadline has elapsed. All questions shall be e-mailed to <u>sdahle@mail.maricopa.gov</u>. Answers shall be posted to <u>www.bidsync.com</u> as an addendum.

Proposals Opening Date: SEPTEMBER 22, 2016

Deadline for submission of proposals is 2:00 P.M., Arizona Time, on **SEPTEMBER 22, 2016**. All proposals must be received before 2:00 P.M., Arizona Time, on the above date at the Maricopa County Office of Procurement Services, 320 West Lincoln Street, Phoenix, Arizona 85003.

Proposed review of Proposals and short list decision: NOVEMBER 7, 2016

Proposed Respondent presentations: (if required) NOVEMBER 14, 2016

Proposed selection and negotiation: NOVEMBER 28, 2016

Proposed Best & Final (if required) DECEMBER 5, 2016

Proposed award of Contract: JANUARY 12, 2017

All responses to this Request for Proposal become the property of Maricopa County and (other than pricing) will be held confidential, to the extent permissible by law. The County will not be held accountable if material from proposal responses is obtained without the written consent of the Respondent by parties other than the County.

5.2 INQUIRIES AND NOTICES:

All inquiries concerning information herein shall be addressed to:

Maricopa County Office of Procurement Services ATTN: Contract Administration 320 West Lincoln Street Phoenix, Arizona 85003

Administrative telephone inquiries shall be addressed to:

Steve Dahle, Strategic Procurement Officer, 602/506-3450 (sdahle@mail.maricopa.gov)

Inquiries may be submitted by telephone but must be followed up in writing. No oral communication is binding on Maricopa County.

5.3 INSTRUCTIONS FOR PREPARING AND SUBMITTING PROPOSALS (ALL FLASH DRIVES SHALL BE LABELED WITH PROPOSERS NAME AND RFP NUMBER):

Respondents shall provide their proposals in accordance with Section 5.14 as follows:

- 5.3.1 Two (2) original hardcopy of all proposal documents.
- 5.3.2 Two (2) flash drive providing all proposal documents in Word, Excel (Attachment A) and then the entire proposal document in PDF format.
- 5.3.3 Six (6) flash drives providing the entire proposal in PDF format only.
- 5.3.4 Respondents shall address proposals identified with return address, serial number and title in the following manner:

Maricopa County Office of Procurement Services ATTN: Contract Administration 320 West Lincoln Street Phoenix, Arizona 85003

SERIAL 16154— RFP, MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PRODUCTS AND SERVICES (U.S. Communities)

5.3.5 Proposals shall be signed by an owner, partner or corporate official who has been authorized to make such commitments. All prices shall be held firm for a period of one hundred fifty (150) days after the RFP closing date.

5.4 EXCEPTIONS TO THE SOLICITATION:

The Respondent shall identify and list all exceptions taken to all sections of 16154–RFP and list these exceptions referencing the section (paragraph) where the exception exists and identify the exceptions and the proposed wording for the Respondent's exception under the heading, "Exception to the PROPOSAL Solicitation, SERIAL 16154-RFP." Exceptions that surface elsewhere and that do not also appear under the heading, "Exceptions to the PROPOSAL

Solicitation, SERIAL 16154-RFP," shall be considered invalid and void and of no contractual significance.

The County reserves the right to reject, determine the proposal non-responsive, enter into negotiation on any of the Respondent exceptions, or accept them outright.

5.5 GENERAL CONTENT:

- 5.5.1 The Proposal should be specific and complete in every detail. It should be practical and provide a straightforward, concise delineation of capabilities to satisfactorily perform the Contract being sought.
- 5.5.2 The Respondent should not necessarily limit the proposal to the performance of the services in accordance with this Request for Proposal but should outline any additional services and their costs if the Respondent deems them necessary to accomplish the program.

5.6 FORMAT AND CONTENT:

To aid in the evaluation, it is desired that all proposals follow the same general format. The proposal hardcopy must be submitted in binders and have sections tabbed as below: (Responses are limited to 200 pages, single sided, 10 point font type).

- 5.6.1 Table of Contents
- 5.6.2 Letter of Transmittal (Exhibit 2)
- 5.6.3 Executive Summary This section shall contain an outline of the general approach utilized in the proposal.
- 5.6.4 Proposal This section should contain a statement of all of the programs and services proposed, including conclusions and generalized recommendations. Proposals should be all-inclusive, detailing respondent's best offer.
- 5.6.5 Qualifications This section shall describe the respondent's ability and experience related to the programs and services proposed. All project personnel, as applicable, shall be listed including a description of assignments and responsibilities, a resume of professional experience, an estimate of the time each would devote to this program, and other pertinent information.
- 5.6.6 Proposal exceptions
- 5.6.7 Redlined Contract (Exhibit 3 based on exceptions in section 5.6.6)
- 5.6.8 Attachment A (Pricing)
- 5.6.9 Attachment A-1, Pricing Analysis Workbook
- 5.6.10 Attachment B (Agreement Page)
- 5.6.11 Attachment C (References products)
- 5.6.12 Attachment C-1 (References Services)
- 5.6.13 Attachment D RETAIL STORES AND WAREHOUSE LOCATIONS
- 5.6.14 Attachment E SUPPLIER WORKSHEET
- 5.6.15 Attachment E SUPPLIER INFORMATION

- 5.6.16 Exhibit 7 U.S. COMMUNITIES ADMINISTRATION AGREEMENT, signed, unaltered
- 5.7 EVALUATION OF PROPOSAL SELECTION FACTORS:

A Proposal Evaluation Committee shall be appointed, chaired by the Procurement Officer to evaluate each Proposal. At the County's option, Respondents may be invited to make presentations to the Evaluation Committee. Best and Final Offers and/or Negotiations may be conducted, as needed, with the highest rated Respondent(s). Proposals will be evaluated on the following criteria which are listed in descending or equal order of importance.

- 5.7.1 Firms Qualifications (Including responses to the U.S. Communities Attachment E and Exhibit 7)
- 5.7.2 Product lines and service proposed
- 5.7.3 Price

NOTE 1: RESPONDENTS ARE REQUIRED TO USE ATTACHED FORMS TO SUBMIT THEIR PROPOSAL.

Maricopa County

SERIAL 16154-RFP

ATTACHMENT A

PRICING

SEE EXCEL FILE 16154-ATTACHMENT A PRICING

ATTACHMENT A-1

PRICING ANALYSIS WORKBOOK

SEE EXCEL FILE 16154-ATTACHMENT A-1 PRICING ANALYSIS WORKBOOK

Maricopa County Bid 16154-RFP

SERIAL 16154-RFP

ATTACHMENT B

AGREEMENT

Respondent hereby certifies that Respondent has read, understands and agrees that acceptance by Maricopa County of the Respondent's Offer will create a binding Contract. Respondent agrees to fully comply with all terms and conditions as set forth in the Maricopa County Procurement Code, and amendments thereto, together with the specifications and other documentary forms herewith made a part of this specific procurement

BY SIGNING THIS PAGE THE SUBMITTING RESPONDENT CERTIFIES THAT RESPONDENT HAS REVIEWED THE ADMINISTRATIVE INFORMATION AND STANDARD CONTRACT'S TERMS AND CONDITIONS LOCATED AT http://www.maricopa.gov/procurement AND AGREE TO BE CONTRACTUALLY BOUND TO THEM.

| RESPONDENT (FIRM) SUBMITTING PROPOSAL | FEDERAL TAX ID NUMBER DUNS # | | |
|---------------------------------------|------------------------------|--|--|
| PRINTED NAME AND TITLE | AUTHORIZED SIGNATURE | | |
| ADDRESS | TELEPHONE FAX # | | |
| CITY STATE ZIP | DATE | | |
| WEB SITE | EMAIL ADDRESS | | |

ATTACHMENT C PRODUCTS

RESPONDENT'S REFERENCES

| RE | SPONDENT SUBMITTING — | PROPOSAL: |
|----|--------------------------|-----------------|
| 1. | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| 2. | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| 3. | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| 4. | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| 5. | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |

ATTACHMENT C-1 SERVICES

RESPONDENT'S REFERENCES

| 1. | COMPANY NAME: | |
|----|--------------------|---|
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| | PROVIDE THE DOLLAR | AMOUNT AND A DESCRIPTION OF THE SERVICES PROVIDED |
| | | |
| | | |
| | | |
| | | |
| | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| | PROVIDE THE DOLLAR | AMOUNT AND A DESCRIPTION OF THE SERVICES PROVIDED |
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| | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| | I ELEFTONE. | L-MAIL ADDRESS. |

Maricopa County

SERIAL 16154-RFP

| 1. | COMPANY NAME: | |
|----|----------------------|---|
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| | PROVIDE THE DOLLAR A | MOUNT AND A DESCRIPTION OF THE SERVICES PROVIDED: |
| | | |
| | | |
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| | | |
| | | |
| 5. | COMPANY NAME: | |
| | ADDRESS: | |
| | CONTACT PERSON: | |
| | TELEPHONE: | E-MAIL ADDRESS: |
| | PROVIDE THE DOLLAR A | MOUNT AND A DESCRIPTION OF THE SERVICES PROVIDED: |

ATTACHMENT D

RETAIL STORES AND WAREHOUSE LOCATIONS

| VENDOR NAME: | | | |
|----------------|---|---|-------------------------------|
| TENDOR MAIVIE. | | | |
| | QUANTITY OF RETAIL STORES IN THIS STATE | QUANTITY OF WHOLESALE WAREHOUSE(S) IN THIS STATE | WAREHOUSE LOCATIONS (CITY) |
| ALABAMA | | | |
| ALASKA | | | |
| ARIZONA | | | |
| ARKANSAS | | | |
| CALIFORNIA | | | |
| COLORADO | | | |
| CONNECTICUT | | | |
| DELAWARE | | | |
| FLORIDA | | | |
| GEORGIA | | | |
| HAWAII | | | |
| IDAHO | | | |
| ILLINOIS | | | |
| INDIANA | | | |
| IOWA | | | |
| KANSAS | | | |
| KENTUCKY | | | |
| LOUISIANA | | | |
| MAINE | | | |
| MARYLAND | | | |
| MASSACHUSETTS | | | |

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|----------------|---|--|--|
| MICHIGAN | | | |
| MINNESOTA | | | |
| MISSISSIPPI | | | |
| MISSOURI | | | |
| MONTANA | | | |
| NEBRASKA | | | |
| NEVADA | | | |
| NEW HAMPSHIRE | | | |
| NEW JERSEY | | | |
| NEW MEXICO | | | |
| NEW YORK | | | |
| NORTH CAROLINA | | | |
| NORTH DAKOTA | | | |
| OHIO | | | |
| OKLAHOMA | | | |
| OREGON | | | |
| PENNSYLVANIA | | | |
| RHODE ISLAND | | | |
| SOUTH CAROLINA | | | |
| SOUTH DAKOTA | | | |
| TENNESSEE | | | |
| TEXAS | | | |
| UTAH | | | |
| VERMONT | | | |
| VIRGINIA | | | |
| WASHINGTON | | | |
| WEST VIRGINIA | | | |
| WISCONSIN | | | |
| WYOMING | | | |

Maricopa County

SERIAL 16154-RFP

ATTACHMENT E U.S. COMMUNITIES INFORMATION AND REQUIREMENTS

SUPPLIER QUALIFICATIONS COMMITMENTS

U.S. COMMUNITIES ADMINISTRATION AGREEMENT INSTRUCTIONS

SUPPLIER WORKSHEET

NEW SUPPLIER IMPLEMENTATION CHECKLIST

SUPPLIER INFORMATION

SUPPLIER QUALIFICATIONS COMMITMENTS

1.0 SUPPLIERS

1.1 **Commitments**

U.S. Communities views the relationship with an awarded Supplier as an opportunity to provide maximum benefit to both the Participating Public Agencies and to the Supplier.

The successful foundation of the partnership requires commitments from both U.S. Communities and the Supplier. U.S. Communities requires the Supplier to make the four commitments set forth below (<u>Corporate</u>, <u>Pricing</u>, <u>Economy</u>, <u>Sales</u>) to ensure that Supplier is providing the highest level of public benefit to Participating Public Agencies:

1.2 <u>Corporate Commitment</u>.

- 1.2.1 The pricing, terms and conditions of the Master Agreement shall, at all times, be Supplier's primary contractual offering of Products and Services to Public Agencies. All of Supplier's direct and indirect marketing and sales efforts to Public Agencies shall demonstrate that the Master Agreement is Supplier's primary offering and not just one of Supplier's contract options.
- 1.2.2 Supplier's sales force (including inside, direct and/or authorized dealers, distributors and representatives) shall always present the Master Agreement when marketing Products or Services to Public Agencies.
- 1.2.3 Supplier shall advise all Public Agencies that are existing customers of Supplier as to the pricing and other value offered through the Master Agreement.
- 1.2.4 Upon authorization by a Public Agency, Supplier shall transition such Public Agency to the pricing, terms and conditions of the Master Agreement.
- 1.2.5 Supplier shall ensure that the U.S. Communities program and the Master Agreement are actively supported by Supplier's senior executive management.
- 1.2.6 Supplier shall provide a national/senior management level representative with the authority and responsibility to ensure that the Supplier's Commitments are maintained at all times. Supplier shall also designate a lead referral contact person who shall be responsible for receiving communications from U.S. Communities concerning new Participating Public Agency registrations and for ensuring timely follow-up by Supplier's staff to requests for contact from Participating Public Agencies. Supplier shall also provide the personnel necessary to implement and support a supplier-based internet web page dedicated to Supplier's U.S. Communities program and linked to U.S. Communities' website and shall implement and support such web page.
- 1.2.7 Supplier shall demonstrate in its procurement solicitation response and throughout the term of the Master Agreement that national/senior management fully supports the U.S. Communities program and its commitments and requirements. National/Senior management is defined as the executive(s) with companywide authority.
- 1.2.8 Where Supplier has an existing contract for Products and Services with a state, Supplier shall notify the state of the Master Agreement and transition the state to the pricing, terms and conditions of the Master Agreement upon the state's request. Regardless of whether the state decides to transition to the Master Agreement, Supplier shall primarily offer the Master Agreement to all Public Agencies located within the state.

1.3 **Pricing Commitment**.

- 1.3.1 Supplier represents to U.S. Communities that the pricing offered under the Master Agreement is the lowest overall available pricing (net to purchaser) on Products and Services that it offers to Public Agencies. Supplier's pricing shall be evaluated on either an overall project basis or the Public Agency's actual usage for more frequently purchased Products and Services.
- 1.3.2 Contracts Offering Lower Prices. If a pre-existing contract and/or a Public Agency's unique buying pattern provide one or more Public Agencies a lower price than that offered under the Master Agreement, Supplier shall match that lower pricing under the Master Agreement and inform the eligible Public Agencies that the lower pricing is available under the Master Agreement. If an eligible Public Agency requests to be transitioned to the Master Agreement, Supplier shall do so and report the Public Agency's purchases made under the Master Agreement going forward. The price match only applies to the eligible Public Agencies. Below are three examples of Supplier's obligation to match the pricing under Supplier's contracts offering lower prices.
 - 1.3.2.1 Supplier holds a state contract with lower pricing that is available to all Public Agencies within the state. Supplier would be required to match the lower state pricing under the Master Agreement and make it available to all Public Agencies within the state.
 - 1.3.2.2 Supplier holds a regional cooperative contract with lower pricing that is available only to the ten cooperative members. Supplier would be required to match the lower cooperative pricing under the Master Agreement and make it available to the ten cooperative members.
 - 1.3.2.3 Supplier holds a contract with an individual Public Agency. The Public Agency contract does not contain any cooperative language and therefore other Public Agencies are not eligible to utilize the contract. Supplier would be required to match the lower pricing under the Master Agreement and make it available only to the individual Public Agency.
- 1.3.3 Deviating Buying Patterns. Occasionally U.S. Communities and Supplier may interact with a Public Agency that has a buying pattern or terms and conditions that considerably deviate from the normal Public Agency buying pattern and terms and conditions, and causes Supplier's pricing under the Master Agreement to be higher than an alternative contract held by Supplier. This could be created by a unique end-user preference or requirements. In the event that this situation occurs, Supplier may address the issue by lowering the price under the Master Agreement on the item(s) causing the large deviation for that Public Agency. Supplier would not be required to lower the price for other Public Agencies.
- 1.3.4 Supplier's Options in Responding to a Third Party Procurement Solicitation. While it is the objective of U.S. Communities to encourage Public Agencies to piggyback on to the Master Agreement rather than issue their own procurement solicitations, U.S. Communities recognizes that for various reasons some Public Agencies will issue their own solicitations. The following options are available to Supplier when responding to a Public Agency solicitation:
 - 1.3.4.1 Supplier may opt not to respond to the procurement solicitation. Supplier may make the Master Agreement available to the Public Agency as a comparison to its solicitation responses.
 - 1.3.4.2 Supplier may respond with the pricing, terms and conditions of the Master Agreement. If Supplier is awarded the contract, the sales would be reported as sales under the Master Agreement.

- 1.3.4.3 If competitive conditions require pricing lower than the standard Master Agreement pricing, Supplier may submit lower pricing through the Master Agreement. If Supplier is awarded the contract, the sales would be reported as sales under the Master Agreement. Supplier would not be required to extend the lower price to other Public Agencies.
- 1.3.4.4 Supplier may respond to the procurement solicitation with pricing that is higher (net to buyer) than the pricing offered under the Master Agreement. If awarded a contract, Supplier shall still be bound by all obligations set forth in this Section 3.3, including, without limitation, the requirement to continue to advise the awarding Public Agency of the pricing, terms and conditions of the Master Agreement.
- 1.3.4.5 Supplier may respond to the procurement solicitation with pricing that is higher (net to buyer) than the pricing offered under the Master Agreement and if an alternative response is permitted, Supplier may offer the pricing under the Master Agreement as an alternative for consideration.
- 1.3.5 Economy Commitment. Supplier shall demonstrate the benefits, including the pricing advantage, of the Master Agreement over alternative options, including competitive solicitation pricing and shall proactively offer the terms and pricing under the Master Agreement to Public Agencies as a more effective alternative to the cost and time associated with such alternate bids and solicitations.
- 1.3.6 Sales Commitment. Supplier shall market the Master Agreement through Supplier's sales force or dealer network that is properly trained, engaged and committed to offering the Master Agreement as Supplier's primary offering to Public Agencies. Supplier's sales force compensation and incentives shall be greater than or equal to the compensation and incentives earned under other contracts to Public Agencies.
 - Supplier Sales. Supplier shall be responsible for proactive direct sales of Supplier's Products and Services to Public Agencies and the timely follow-up to sales leads identified by U.S. Communities. Use of product catalogs, targeted advertising, direct mail and other sales initiatives are encouraged. All of Supplier's sales materials targeted towards Public Agencies shall include the U.S. Communities logo. U.S. Communities hereby grants to Supplier, during the term of this Agreement, a non-exclusive, revocable, non-transferable, license to use the U.S. Communities name, trademark, and logo solely to perform its obligations under this Agreement, and for no other purpose. Any goodwill, rights, or benefits derived from Supplier's use of the U.S. Communities name, trademark, or logo shall inure to the benefit of U.S. Communities. U.S. Communities shall provide Supplier with its logo and the standards to be employed in the use of the logo. During the term of the Agreement, the Supplier shall provide U.S. Communities with its logo and the standards to be employed in the use of the logo for purposes of reproducing and using Supplier's name and logo in connection with the advertising, marketing and promotion of the Master Agreement to Public Agencies. Supplier shall assist U.S. Communities by providing camera-ready logos and by participating in related trade shows and conferences. At a minimum, Supplier's sales initiatives shall communicate that (i) the Master Agreement was competitively solicited by the Lead Public Agency, (ii) the Master Agreement provides the best government pricing, (iii) there is no cost to Participating Public Agencies, and (iv) the Master Agreement is a non-exclusive contract.
 - 1.3.6.2 Branding and Logo Compliance. Supplier shall be responsible for complying with the U.S. Communities branding and logo standards and guidelines. Prior to use by Supplier, all U.S. Communities related marketing material must be submitted to U.S. Communities for review and approval.

- 1.3.6.3 Sales Force Training. Supplier shall train its national sales force on the Master Agreement and U.S. Communities program. U.S. Communities shall be available to train regional or district managers and generally assist with the education of sales personnel.
- 1.3.7 Participating Public Agency Access. Supplier shall establish the following communication links to facilitate customer access and communication:
 - 1.3.7.1 A dedicated U.S. Communities internet web-based homepage containing:
 - (1) U.S. Communities standard logo with Founding Co-Sponsors logos;
 - (2) Copy of original procurement solicitation;
 - (3) Copy of Master Agreement including any amendments;
 - (4) Summary of Products and Services pricing;
 - (5) Electronic link to U.S. Communities' online registration page; and
 - (6) Other promotional material as requested by U.S. Communities.
 - 1.3.7.2 A dedicated toll-free national hotline for inquiries regarding U.S. Communities.
 - 1.3.7.3 A dedicated email address for general inquiries in the following format: uscommunities@(name of supplier).com.
- 1.3.8 Electronic Registration. Supplier shall be responsible for ensuring that each Public Agency has completed U.S. Communities' online registration process prior to processing the Public Agency's first sales order.
- 1.3.9 Supplier's Performance Review. Upon request by U.S. Communities, Supplier shall participate in a performance review meeting with U.S. Communities to evaluate Supplier's performance of the covenants set forth in this Agreement.
- 1.3.10 Supplier Content. Supplier may, from time to time, provide certain graphics, media, and other content to U.S. Communities (collectively "Supplier Content") for use on U.S. Communities websites and for general marketing and publicity purposes. During the term of the Agreement, Supplier hereby grants to U.S. Communities and its affiliates a non-exclusive, worldwide, free, transferrable, license to reproduce, modify, distribute, publically perform, publically display, and use Supplier Content in connection with U.S. Communities websites and for general marketing and publicity purposes, with the right to sublicense each and every such right. Supplier warrants that: (a) Supplier is the owner of or otherwise has the unrestricted right to grant the rights in and to Supplier Content as contemplated hereunder; and (b) the use of Supplier Content and any other materials or services provided to U.S. Communities as contemplated hereunder will not violate, infringe, or misappropriate the intellectual property rights or other rights of any third party.

U.S. COMMUNITIES ADMINISTRATION AGREEMENT INFORMATION

The Agreement outlines the Supplier's general duties and responsibilities in implementing the U.S. Communities contract.

The Supplier is required to execute the U.S. Communities Administration Agreement unaltered (attached hereto as Exhibit 7) and submit with the supplier's proposal without exception or alteration. Failure to do so will result in disqualification.

SUPPLIER WORKSHEET FOR NATIONAL PROGRAM CONSIDERATION

Suppliers are required to meet specific qualifications. Please respond in the spaces provided after each qualification statement below:

| A. | State if pricing for all Products/Services offered will be the most competitive pricing offered by your organization to Participating Public Agencies nationally. YES NO | | | | |
|-----|---|--|--|--|--|
| B. | Does your company have the ability to provide service to any Participating Public Agencies in the contiguous 48 states, and the ability to deliver service in Alaska and Hawaii? YES *NO | | | | |
| | (*If no, identify the states where you have the ability to provide service to Participating Public Agencies.) | | | | |
| C. | Does your company have a national sales force, dealer network or distributor with the ability to call on Participating Public Agencies in at least 35 U.S. states? YES *NO | | | | |
| | (*If no, identify the states where you have the ability to call on Participating Public Agencies.) | | | | |
| D. | Check which applies for your company sales last year in the United States: Sales between \$0 and \$25,000,000 | | | | |
| | Sales between \$25,000,001 and \$50,000,000 Sales between \$50,000,001 and \$100,000,000 Sales greater than \$100,000,001 | | | | |
| E. | Does your company have existing capacity to provide electronic and ecommerce ordering and billing? YES NO | | | | |
| F. | Will your company assign a dedicated Senior Management level Account Manager to support the resulting U.S. Communities program contract? YES NO | | | | |
| G. | . Does your company agree to respond to all agency referrals from U.S. Communities within 2 business days? YES NO | | | | |
| H. | Does your company maintain records of your overall Participating Public Agencies' sales that you can and will share with U.S. Communities to monitor program implementation progress? YES NO | | | | |
| I. | Will your company commit to the following program implementation schedule? YES NO | | | | |
| J. | Will the U.S. Communities program contract be your lead public offering to Participating Public Agencies? YES NO | | | | |
| | | | | | |
| Sub | omitted by: | | | | |
| (Pr | inted Name) (Signature) | | | | |
| | | | | | |
| (Ti | tle) (Date) | | | | |

| New Supplier Implementation Checklist | Target Completion After Award |
|--|-------------------------------------|
| 1. First Conference Call | One Week |
| Initial Kick Off Call to discuss expectations | |
| Establish initial contact people & roles/responsibilities | |
| Supplier Log-In Credentials established | |
| 2. Executed Legal Documents | One Week |
| U.S. Communities Admin Agreement | |
| Lead Public Agency Agreement signed | |
| 3. Program Contact Requirements | One Week |
| Supplier contacts communicated to U.S. Communities Staff | |
| Dedicated email | |
| Dedicated toll free number | |
| Dedicated fax number | |
| 4. Second Conference Call | Two Weeks |
| Set Contract Launch Date & Outline Kick Off Plan | |
| Establish WebEx Training Dates | |
| Review Contract Commitments | |
| Complete Supplier Set Up Form | |
| Complete User Account and User ID Form | |
| Identify Dates for Senior Management Meeting | |
| 5. Marketing Kick Off Call | Two Weeks |
| Overview of Marketing Requirements | |
| Establish Timeline for Marketing Deliverables | |
| Set Weekly Marketing Call | |
| 6. Initial NAM & Staff Training Meetings | Three Weeks |
| Discuss expectations, roles & responsibilities | |
| Introduce and review web-based tools | |
| Review process & expectations of Lead Referral contact with NAM & identified LRC | |
| 7. Senior Management Meeting | Four Weeks |
| Implementation Process Progress Report | |
| U.S. Communities & Vendor Organizational Overview | |
| Supplier Manager to review & further discuss commitments | |
| 8. Review Top Joint Target Opportunities | Five Weeks |
| Top 10 Local Contracts | |
| Review top U.S. Communities PPA's | |
| 9. Web Development | |
| Initiate IT contact | Two Weeks |
| Initiate E-Commerce Conversation | Two Weeks |
| Product Upload to U.S. Communities site | Five Weeks |
| 10. Sales Training & Roll Out | |
| Program Manager briefing - Coordinate with NAM | Five Weeks |
| Initial remote WebEx training for all sales - Coordinate with NAM | Four Weeks |

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| Initiate contact with Advisory Board (AB) members | Six Weeks |
|--|-----------|
| Determine PM & Local Metro teams strategy sessions | Six Weeks |

SUPPLIER INFORMATION

Please respond to the following requests for information about your company:

National Commitments

Proposer shall provide a written narrative of its understanding and acceptance of the Supplier Qualifications Commitments in Attachment E.

Company

1. Provide the total number and location of sales persons employed by your company in the United States.

Example:

| NUMBER OF SALES REPRESENTATIVES | СІТҮ | STATE |
|------------------------------------|---------------|-------|
| 13 | Phoenix | AZ |
| 6 | Tucson | AZ |
| 10 | Los Angeles | CA |
| 12 | San Francisco | CA |
| 6 | San Diego | CA |
| 5 | Sacramento | CA |
| 3 | Fresno | CA |
| | Etc. | Etc. |
| Total: 366 | | |

- 2. Describe how the above sales persons would be utilized in selling this contract, including the time commitment each sales person will devote to selling this contract.
- 3. Provide the company annual sales for 2013, 2014 and 2015 in the United States; Sales reporting should be segmented into the following categories:

| SUPPLIER ANNUAL SALES IN THE UNITED STATE FOR 2013, 2014, AND 2015 | | | | |
|--|-------------------|-------------------|-------------------|--|
| Segment | 2013 Sales | 2014 Sales | 2015 Sales | |
| Cities | | | | |
| Counties | | | | |
| K-12 (Pubic/Private) | | | | |
| Higher Education (Public/Private) | | | | |
| States | | | | |
| Other Public Sector and Nonprofits | | | | |
| Federal | | | | |
| Private Sector | | | | |
| Total Supplier Sales | | | | |

4. Provide annual sales for 2013, 2014 and 2015 in the United States for the proposed Products and/or Services; Sales reporting should be segmented into the following categories:

| SUPPLIER ANNUAL SALES IN THE UNITED STATE FOR 2013, 2014, AND 2015 | | | | | |
|--|-------------------|-------------------|-------------------|--|--|
| Segment | 2013 Sales | 2014 Sales | 2015 Sales | | |
| Cities | | | | | |
| Counties | | | | | |
| K-12 (Pubic/Private) | | | | | |
| Higher Education (Public/Private) | | | | | |
| States | | | | | |
| Other Public Sector and Nonprofits | | | | | |
| Federal | | | | | |
| Private Sector | | | | | |
| Total Supplier Sales | | | | | |

- 5. Submit your current Federal Identification Number and latest Dun & Bradstreet report.
- 6. Provide a list with contact information of your company's ten largest public agency customers.

Distribution

- 1. Describe how your company proposes to distribute the Products nationwide.
- 2. Identify all other companies that will be involved in processing, handling or shipping the Product to the end user.
- 3. State the effectiveness of the proposed distribution in providing the lowest cost to the end user.
- 4. Provide the number, size and location of your company's distribution facilities, warehouses and retail network as applicable.
- 5. Provide the number and location of support centers (if applicable).
- 6. If applicable, describe your company's ability to do business with manufacturer/dealer/distribution organizations that are either small or MWBE businesses as defined by the Small Business Administration.
 - a. If applicable, describe other ways your company can be sensitive to a Participating Public Agency's desire to utilize local and/or MWBE companies, such as number of local employees and offices in a particular geographic area, companies your firm is using that may be local (i.e. local delivery truck company), your company's diversity of owner employees, etc.
 - b. If applicable, provide details on any products or services being offered by your company where the manufacturer or service provider is either a small or MWBE business as defined by the Small Business Administration. Provide product/service name, company name and small/MWBE designation.

Marketing

- 1. Outline your company's plan for marketing the Products to state and local government agencies nationwide.
- 2. Explain how your company will educate its national sales force about the Master Agreement.
- 3. Explain how your company will market and transition the Master Agreement into the primary offering to Participating Public Agencies.
- 4. Explain how your company plans to market the Master Agreement to existing government customers and transition these customers to the Master Agreement. Please provide the amount of purchases of existing public agency clients that your company will transition to the U.S. Communities contract for the initial three years of the contract in the following format within your proposal.

| a. | \$ 00 will be transitioned in year one. |
|----|---|
| b. | \$ 00 will be transitioned in year two. |
| c. | \$ 00 will be transitioned in year three |

National Staffing Plan

- 1. A staffing plan is required which describes the Offeror's proposed staff distribution to implement and manage this contract throughout the term of the contract. At a minimum, this plan should include the following:
 - a. Identify the key personnel who will lead and support the implementation period of the contract outlined in Attachment E, New Supplier Implementation Checklist, along with the amount of time to be devoted to implementation;
 - b. Identify the key personnel who are to be engaged in this contract throughout the term of the contract and their relationship to the contracting organization;
 - c. Provide a chart that shows 1) the time commitment of each professional staff member that will be devoted to the contract, 2) each member's role in maintaining and growing the contract; and 3) a timeline of each member's involvement throughout the contract.
- 2. Provide an organizational chart of your company.
- 3. Submit the resumes of the below personnel:
 - a. The person your company proposes to serve as the National Accounts Manager,
 - b. Each person that will be dedicated full time to U.S. Communities account management, and
 - c. Key executive personnel that will be supporting the program.

Products

1. Provide a description of the Products to be provided by the major product category set forth in Section 2.0, Scope of Work. The primary objective is for each Supplier to provide a complete range of products so that Participating Public Agencies may order a range of product as appropriate for their needs.

- 2. State your normal delivery time (in days) and any options for expediting delivery.
- 3. State backorder policy. Do you fill or kill order and require Participating Public Agency to reorder if item is backordered?
- 4. State your company's return policies, restocking fees, and procedures for returning products.
- 5. Describe any special programs that your company offers that will improve customers' ability to access Products, on-time delivery or other innovative strategies.
- 6. Describe the capacity of your company to broaden the scope of the contract and keep the product offerings current and ensure that latest products, standards and technology for Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Services.

Services

- 1. Provide a description of the Services to be provided in Section 2.0, Scope of Work. The primary objective is for each Supplier to provide a complete range of services so that Participating Public Agencies may order a range of product as appropriate for their needs.
- 2. List the states where the Supplier is licensed to do business.
- 3. Describe those services that are performed by your company versus those that are performed by subcontractors.
- 4. Describe the process and requirements of qualifying in-house personnel and subcontractors who will be performing services for your company. Include details on the types of background screening performed and any other required qualifications.
- 5. Describe your ongoing quality control processes to ensure qualified in-house personnel and subcontractors.

Quality

- 1. Describe your company's quality control processes.
- 2. Describe your problem escalation process.
- 3. How are customer complaints measured and categorized? What processes are in place to know that a problem has been resolved?
- 4. Describe and provide any product or service warranties.

Administration

- 1. Describe your company's capacity to employ telephone, ecommerce, etc., with a specific proposal for processing orders under the Master Agreement.
- 2. State which forms of ordering allow the use of a procurement card and the accepted banking (credit card) affiliation.
- 3. Describe your company's internal management system for processing orders from point of customer contact through delivery and billing. Please state if you use a single system or platform for all phases of ordering, processing, delivery and billing.

- 4. Describe your company's ecommerce capabilities:
 - a. Include details about your company's ability to create punch out sites and accept orders electronically (cXML, OCI, etc.).
 - b. Provide detail on where your company has integrated with a pubic agency's ERP (Oracle, Infor Lawson, SAP, etc.) system in the past and include some details about the resources you have in place to support these integrations. List, by ERP provider, the following information: name of public agency, ERP system used, "go live" date, net sales per calendar year since "go live", and percentage of agency sales being processed through this connection.
- 5. Describe any existing multi-state cooperative purchasing programs, including the entity's name(s), contact person(s), contact information, annual volume, and contract term date.
- 6. Describe the capacity of your company to report monthly sales under the Master Agreement by Participating Public Agency within each U.S. state.
- 7. Describe the capacity of your company to provide management reports, i.e. commodity histories, procurement card histories, green spend, etc. for each Participating Public Agency.
- 8. Please provide any suggested improvements and alternatives for doing business with your company that will make this arrangement more cost effective for your company and Participating Public Agencies.

Environmental

- 1. Provide a brief description of any company's environmental initiatives, including your company's environmental policies and/or strategies, your investments in being an environmentally preferable product leader, and any resources dedicated to your environmental strategy, including staff.
- 2. Describe your company's process for defining, verifying, and labeling green/sustainable products and services in your offering. Explain how you help public agencies navigate toward the green products in your offering through website filters, keyword searches, displaying eco-logos, etc.
- 3. If applicable, list products in your offering that have any third-party environmental certifications, such as:
 - a. Biodegradable Products Institute (e.g., compostable bags, food service ware, etc.)
 - b. Consortium for Energy Efficiency (lamps)
 - c. Cradle to Cradle (e.g., building materials, construction adhesives, paint)
 - d. Design Lights Consortium (e.g., LED lighting equipment)
 - e. ENERGY STAR (e.g., appliances, HVAC and lighting equipment)
 - f. Green Seal (e.g., cleaners, hand soap, janitorial paper products, paint)
 - g. Master Painters Institute (MPI) Green Performance Standard (paints and coatings)
 - h. NEMA Premium Efficiency (e.g., motors, ballasts)
 - i. Scientific Certification Systems (SCS) FloorScore (e.g., carpet, flooring, flooring adhesives, underlayment, etc.)
 - j. Scientific Certification Systems (SCS) Indoor Advantage (building materials, furniture, etc.)
 - k. UL GREENGUARD (adhesives, flooring, insulation, sealants, etc.);
 - 1. UL EcoLogo (cleaners, deodorizers, hand soaps and sanitizers, floor polish and strippers, etc.)
 - m. USDA Biobased (lubricants, building materials, etc.)

- n. US EPA Safer Choice (cleaners, hand soaps, deicers, floor maintenance chemicals)
- o. WaterSense (water efficient fixtures, toilets, etc.)
- 4. If applicable, does your company have a chemicals policy? Do you restrict any chemicals of concern in your products beyond what is required by federal and state laws? Does your company label products that are on the California Prop 65 list of chemicals that are known to the State of California to cause cancer, birth defects or other reproductive harm?
- 5. Does your company label any products in your offering that are free of chemicals of concern, such as mercury, lead, PVC (vinyl), phthalates, flame retardants, neonic pesticides, etc. If yes, describe what you do in this area.
- 6. Does your company provide links to products' SDS/MSDS sheets and/or Health Product Declaration or Environmental Product Declaration Forms?
- 7. Describe your company's recycling services. Describe any buy back or take back options offered for products sold on this contract such as batteries, mercury-containing equipment, paint, chemicals, etc. Describe your company's efforts to reduce or reuse packaging (or avoid difficult-to-recycle packaging such as polystyrene foam) and minimize the environmental footprint in the shipping process.
- 8. What percentage of your offering is environmentally preferable and what are your plans to improve this offering?

Financial Statements

The Supplier shall include an audited income statement and balance sheet from the most recent reporting period in its proposal.

Additional Information

Please use this opportunity to describe any/all other features, advantages and benefits of your organization that you feel will provide additional value and benefit to a Participating Public Agency.

EXHIBIT 1

VENDOR REGISTRATION PROCEDURES

BidSync.com Registration is FREE and REQUIRED for all vendors.

Register On-line at https://www.bidsync.com

Select Free Registration. Upon completion of your on-line registration, you are responsible for updating any changes to your information. Please retain your Login ID and Password for future use.

For assistance, please contact BidSync Vendor Support Department via phone or email, during regular business hours: 1-800-990-9339 or agencysupport@BidSync.com

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EXHIBIT 2

SAMPLE TRANSMITTAL LETTER

(To be typed on the letterhead of Offeror)

Maricopa County Office of Procurement Services 320 West Lincoln Street Phoenix, Arizona 85003-2494

| Re: | RFP Number – 16154-RFP |
|---------|--|
| To Who | om It May Concern: |
| for Pro | E OF COMPANY) (Herein referred to as the "RESPONDENT"), hereby submits its response to your Request posal dated, and agrees to perform as proposed in their proposal, if awarded the contract. The dent shall thereupon be contractually obligated to carry out its responsibilities respecting the services ed. |
| Kindly | advise this in writing on or before if you should desire to accept this proposal. |
| Very tr | uly yours, |
| NAME | (please print) |
| SIGNA | TURE |
| TITLE | (please print) |

EXHIBIT 3

DRAFT CONTRACT

SEE WORD DOCUMENT 16154-EXHIBIT 3 DRAFT CONTRACT

EXHIBIT 4 INSURANCE CERTIFICATE EXAMPLE

| CE | R | ΓIF | ICATE OF LIA | BILI | TY INS | URANC | Ε | DATE | (MM/DDYYYY) |
|---|---------------|--------------|---|-------------------|----------------------------|---------------------------|---|-------|-------------|
| THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. | | | | | POLICIES | | | | |
| IMPORTANT: If the certificate holder is the terms and conditions of the policy, certificate holder in lieu of such endors | certa | ain p | olicies may require an er | | | | | | |
| PRODUCER | | (-/ | | CONTA | CT | | | | |
| | | | | PHONE (A/C, N | Euth: | | FAX (A/C, No) | | |
| | | | | E-MAIL ADDRE | 88- | | [P40] 110 | | |
| | | | | ADDITE | | URER(8) AFFOR | DING COVERAGE | | NAIC # |
| | | | | INSURE | | oraligy re i or | DITO COTE OCE | | Tana a |
| INSURED | | | | INSURE | | | | | |
| | | | | INSURE | | | | | |
| | | | | INSURE | | | | | |
| | | | | INSURE | | | | | |
| | | | | INSURE | | | | | |
| COVERAGES CERT | TIFIC | ATE | NUMBER: | | | | REVISION NUMBER: | | |
| THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY RECERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH PARCENTS. | QUIR PERTA | EMEI Ain, | NT, TERM OR CONDITION THE INSURANCE AFFORD | OF AN ED BY | Y CONTRACT THE POLICIE | OR OTHER DESCRIBED | OCUMENT WITH RESPO HEREIN IS SUBJECT T | CT TO | WHICH THIS |
| | ADDL. | | POLICY NUMBER | | POLICY EFF (MM/DD/YYYY) | POLICY EXP (MWDD/YYYY) | LIM | TS | |
| COMMERCIAL GENERAL LIABILITY | 11400 | | | | , | , | EACH OCCURRENCE | 5 | |
| CLAIMS-MADE OCCUR | | | | | | | DAMAGE TO RENTED PREMISES (Ea occurrence) | \$ | |
| | | | | | | | MED EXP (Any one person) | \$ | |
| | | | | | | | PERSONAL & ADV INJURY | \$ | |
| GEN'L AGGREGATE LIMIT APPLIES PER: | | | | | | | GENERAL AGGREGATE | \$ | |
| POLICY PRO- JECT LOC | | | | | | | PRODUCTS - COMP/OP AGG | \$ | |
| OTHER: | | | | | | | | \$ | |
| AUTOMOBILE LIABILITY | | | | | | | COMBINED SINGLE LIMIT (Ea accident) | \$ | |
| ANY AUTO | | | | | | | BODILY INJURY (Per person) | \$ | |
| ALL OWNED SCHEDULED AUTOS | | | | | | | BODILY INJURY (Per accident | \$ | |
| HIRED AUTOS NON-OWNED AUTOS | | | | | | | PROPERTY DAMAGE (Per accident) | \$ | |
| | | | | | | | | \$ | |
| UMBRELLA LIAB OCCUR | | | | | | | EACH OCCURRENCE | \$ | |
| EXCESS LIAB CLAIMS-MADE | | | | | | | AGGREGATE | \$ | |
| DED RETENTION \$ | | | | | | | | \$ | |
| WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N | | | | | | | PER OTH- STATUTE ER | | |
| ANY PROPRIETOR/PARTNER/EXECUTIVE | N/A | | | | | | E.L. EACH ACCIDENT | \$ | |
| (Mandatory In NH) | | | | | | | E.L. DISEASE - EA EMPLOYE | Ę Ş | |
| DESCRIPTION OF OPERATIONS below | | | | | | | E.L. DISEASE - POLICY LIMIT | \$ | |
| | | | | | | | | | |
| DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICL | E8 (A | CORD |) 101, Additional Remarks Schedu | ie, may b | e attached if mor | e space is requir | ed) | | |
| | | | | | | | | | |
| CERTIFICATE HOLDER | | | | CAN | ELL ATION | | | | |
| CERTIFICATE HOLDER | | | | SHO THE ACC | EXPIRATION | TH THE POLICE | ESCRIBED POLICIES BE (PREOF, NOTICE WILL PROVISIONS. | | |
| | | | | | | | | | |

EXHIBIT 5

MARICOPA COUNTY FACILITIES MANAGEMENT REQUIREMENTS

1.0 HOURS OF SERVICE:

- 1.1 REGULAR HOURS are between 6:00 AM and 6:00 PM, Monday through Friday, excluding County holidays.
- 1.2 AFTER HOURS is after 6:00 PM and prior to 6:00 AM, Monday through Friday.
- 1.3 WEEKENDS are anytime Saturday or Sunday.
- 1.4 HOLIDAYS are County Holidays (See County holiday schedule attachment).
- 1.5 Services shall be available 24 hours per day, 7 days per week, 365 days per year.
- 1.6 Contractor shall provide 24 hours per day, 7 days per week, 365 days per year telephone access, and respond to a call for services within thirty (30) minutes of receipt.

2.0 RESPONSE TIMES:

- 2.1 During REGULAR HOURS, AFTER HOURS, WEEKEND or HOLIDAYs, Contractor shall respond on-site within four (4) hours of receipt of a service request.
- 2.2 If the request is designated by the County as an EMERGENCY, the contractor shall respond onsite within two (2) hours of receipt of a service request regardless of the time of day, WEEKEND or HOLIDAY.

3.0 TRIP CHARGE:

Trip charges are permitted when time and material work is requested at the following sites only:

- 3.1 MCSO Lake Aid Stations (Apache, Bartlett, Blue Point, Canyon and Saguaro)
- 3.2 County offices located in Gila Bend, AZ
- 3.3 County offices located in Buckeye, AZ
- 3.4 County offices located in Aguila, AZ
- 3.5 Only one trip charge may be charged per service call.
- 3.6 If the contractor arrives onsite and is unable to locate a County representative familiar with the work or unable to gain access to the work site, the Contractor may only bill for a trip charge (maximum one time daily trip charge not to exceed \$50.00). The Contractor is not authorized to incur nor will the County accepting billing for any labor charges.

4.0 CONTRACTOR REQUIREMENTS:

- 4.1 Contractor(s) shall supply all labor, supervision, materials, tools, equipment, and effort necessary to perform the Scope of Work presented.
- 4.2 The Contractor's service truck fleet and/or warehouse shall carry sufficient supply of repair parts and equipment to perform services per Scope of Work presented.

- 4.3 The Contractor agrees to utilize only experienced, responsible and capable people in the performance of the work.
- 4.4 All employees of the Contractor shall wear a company uniform identified with the company name consisting of a minimum of one of the following:
 - 4.4.1 Shirt/blouse
 - 4.4.2 Vest
 - 4.4.3 Cap
- 4.5 No one except authorized employees of the Contractor is allowed on the premises of Maricopa County. Contractor's employees are NOT to be accompanied in their work area by acquaintances, family members, assistants, or any other person unless said person is an authorized employee of the Contractor.
- 4.6 The Contractor shall perform the work in a way to minimize disruption to the normal operation of building occupants. Upon completion of work the Contractor shall clean and remove from the job site all debris, materials and equipment associated with the work performed.
- 4.7 Contractor shall adhere to all regulations, rules, ordinances, and standards set by Federal, State, County, and Municipal governments pertaining to safety on the job site.

5.0 BUILDING SECURITY (KEYS):

- 5.1 The Contractor may be provided keys to required County Facilities at the discretion of FMD. Keys may be acquired by:
- 5.2 The Contractor being provided permanent key(s), wherein the Contractor verifies receipt of and accepts responsibility for keys. The keys must be returned at the completion of the work or at the direction of FMD. Keys not returned may cause the County to re-key the ENTIRE building or locations that the set of keys opened with the cost being borne by the Contractor.
- 5.3 In lieu of or in addition to keys, the Contractor may be provided card access badges at the discretion of FMD.
- 5.4 The Contractor shall notify FMD within twenty-four (24) hours if any keys are lost, misplaced, stolen or otherwise not within the Contractor's control.
- 5.5 Once the Purchase Order is complete, expired, or terminated the Contractor shall immediately return all badges and keys to FMD.

6.0 SALVAGE:

Salvage rights shall be evaluated on a project by project basis by the County and shall be determined prior to incorporation in the contractor's bid price. Salvage rights automatically apply for all work if in the best interest to the County. Salvageable materials without pre-approved contractor salvage rights shall be securely stored and are not to be transported off the site without written permission from Maricopa County. If contractor is given salvage rights, salvageable materials shall be removed daily. No on site storage of contractor's salvaged materials will be permitted.

7.0 INVOICES AND PAYMENTS:

Invoices are required to contain the following information and should be e-mailed to <u>FMD-ACCOUNTSPAYABLE@MAIL.MARICOPA.GOV</u>. If invoices cannot be e-mailed, U.S. Mail is

acceptable to Maricopa County Facilities Management, Accounts Payable, 401W. Jefferson, Phoenix, Arizona 85003.

- 7.1 Company name, address and contact information
- 7.2 County bill-to name and contact/requestor information
- 7.3 Building Name and Building Number
- 7.4 Contract Serial Number or
- 7.5 County purchase order number
- 7.6 Maximo (FMD) service call number
- 7.7 Invoice number and date
- 7.8 Date of service or delivery
- 7.9 Description of Purchase (services performed)
- 7.10 Labor breakdown: rate per hour x no. of hours by personnel type (time & materials)
- 7.11 Material breakdown: itemized parts list to contain unit price x quantity, indicating mark-ups as contracted (time & materials)
- 7.12 Arrival and completion time
- 7.13 Total Amount Due with tax amounts separated. Must also clearly indicate the tax rate being applied
- 7.14 Payment Terms:

For Time & Material work, Contractor(s) must provide, all equipment, expendable shop supplies (rags, cleaners, solvents, gasses, etc.), miscellaneous parts (screws, bolts nuts, small items etc.), tools, etc. necessary to perform all the required services. Only if applicable, contractor(s) are allowed a one-time Misc. Shop fee charge of up to \$25.00 per work order to cover these type of expenses. Anything beyond the \$25 limit, will be provided at the contractor's own expense.

8.0 CONTRACTOR EMPLOYEE BACKGROUND CHECK:

A background check is required for all Contractor employees providing services to the County. The cost of this service shall be incurred by the County. No Contractor employee may access County property without approval of FMD.

EXHIBIT 6

MASTER INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENT

This Master Intergovernmental Cooperative Purchasing Agreement ("Agreement") is made between certain government agencies that execute a Lead Public Agency Certificate (collectively, "Lead Public Agencies") to be appended and made a part hereof and other government agencies ("Participating Public Agencies") that agree to the terms and conditions hereof through the U.S. Communities registration process and made a part hereof.

RECITALS

- WHEREAS, after a competitive solicitation and selection process by Lead Public Agencies, in compliance with their own policies, procedures, rules and regulations, a number of suppliers (each, a "Contract Supplier") have entered into Master Agreements with Lead Public Agencies to provide a variety of goods, products and services based on national and international volumes (herein "Products and Services");
- WHEREAS, Master Agreements are made available by Lead Public Agencies through U.S. Communities and provide that Participating Public Agencies may purchase Products and Services on the same terms, conditions and pricing as the Lead Public Agency, subject to any applicable local purchasing ordinances and the laws of the State of purchase;
- WHEREAS, the parties desire to comply with the requirements and formalities of any intergovernmental cooperative act, if applicable, to the laws of the State of purchase;
- WHEREAS, the parties hereto desire to conserve resources and reduce procurement cost;
- WHEREAS, the parties hereto desire to improve the efficiency, effectiveness and economy of the procurement of necessary Products and Services:
- NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, and of the mutual benefits to result, the parties agree as follows:
- 1. That each party will facilitate the cooperative procurement of Products and Services.
- 2. That the procurement of Products and Services subject to this Agreement shall be conducted in accordance with and subject to the relevant statutes, ordinances, rules and regulations that govern each party's procurement practices.
- 3. That the cooperative use of solicitations obtained by a party to this Agreement shall be in accordance with the terms and conditions of the solicitation, except as modification of those terms and conditions is otherwise allowed or required by applicable law.
- 4. That the Lead Public Agencies will make available, upon reasonable request and subject to convenience, information which may assist in improving the effectiveness, efficiency and economy of Participating Public Agencies' procurement of Products and Services.
- 5. That the Participating Public Agency will make timely payments to the Contract Supplier for Products and Services received in accordance with the terms and conditions of the procurement. Payment, inspections and acceptance of Products and Services ordered by the Participating Public Agency shall be the exclusive obligation of such Participating Public Agency. Disputes between the Participating Public Agency and Contract Supplier are to be resolved in accord with the law and venue rules of the State of purchase.
- 6. The Participating Public Agency shall not use this Agreement as a method for obtaining additional concessions or reduced prices for similar products or services.
- 7. The Participating Public Agency is solely responsible for ordering, accepting, and paying and any other action, inaction or decision regarding the Products and Services obtained under this Agreement. A Lead Public Agency shall not be liable in any manner for any action or inaction or decisions taken by a Participating Public Agency. The Participating

Maricopa County

SERIAL 16154-RFP

Public Agency shall, to the extent permitted by applicable law, hold the Lead Public Agency harmless from any liability that may arise from action or inaction of the Participating Public Agency.

- 8. The exercise of any rights or remedies by the Participating Public Agency shall be the exclusive obligation of such Participating Public Agency.
- 9. This Agreement shall remain in effect until termination by a party giving thirty (30) days prior written notice to U.S. Communities at 2999 Oak Road, Suite 710, Walnut Creek, CA 94597.
- 10. This Agreement shall become effective after execution of the Lead Public Agency Certificate or Participating Public Agency registration, as applicable.

Maricopa County Bid 16154-RFP

SERIAL 16154-RFP

EXHIBIT 7

ADMINISTRATION AGREEMENT

| This ADMINISTRATION AGREEMENT (" <u>Agreement</u> ") is made as of, by and between U.S. COMMUNITIES GOVERNMENT PURCHASING ALLIANCE (" <u>U.S. Communities</u> ") and(" <u>Supplier</u> "). | | | | |
|--|--|---|--|--|
| <u>RECITALS</u> | | | | |
| WHEREAS,dated as of even date herewith, refe | (" <u>Lead Public Agency</u> ") has entered into a exercised as Agreement No, by and between | _ | | |

purchase of _______ (the "Products and Services");

WHEREAS, the Master Agreement provides that any state, county, city, special district, local government, school district, private K-12 school, technical or vocational school, higher education institution (including community colleges, colleges and universities, both public and private), other government agency or nonprofit organization (each a "Public Agency" and collectively, "Public Agencies") may purchase Products and Services at the prices indicated in the Master Agreement upon prior registration with U.S. Communities, in which case the

Supplier (as amended from time to time in accordance with the terms thereof, the "Master Agreement") for the

WHEREAS, U.S. Communities has the administrative and legal capacity to administer purchases under the Master Agreement to Participating Public Agencies;

Public Agency becomes a "Participating Public Agency";

WHEREAS, U.S. Communities serves as the administrative agent for Lead Public Agency and other lead public agencies in connection with other master agreements offered by U.S. Communities;

WHEREAS, Lead Public Agency desires U.S. Communities to proceed with administration of the Master Agreement on the same basis as other master agreements;

WHEREAS, "U.S. Communities Government Purchasing Alliance" is a trade name licensed by U.S. Communities Purchasing & Finance Agency; and

WHEREAS, U.S. Communities and Supplier desire to enter into this Agreement to make available the Master Agreement to Participating Public Agencies.

NOW, THEREFORE, in consideration of the payments to be made hereunder and the mutual covenants contained in this Agreement, U.S. Communities and Supplier hereby agree as follows:

ARTICLE I

GENERAL TERMS AND CONDITIONS

- 1.1 The Master Agreement, attached hereto as <u>Exhibit A</u> and incorporated herein by reference as though fully set forth herein, and the terms and conditions contained therein shall apply to this Agreement except as expressly changed or modified by this Agreement.
- 1.2 U.S. Communities shall be afforded all of the rights, privileges and indemnifications afforded to Lead Public Agency under the Master Agreement, and such rights, privileges and indemnifications shall accrue and apply with equal effect to U.S. Communities under this Agreement including, without limitation, Supplier's obligation to provide insurance and certain indemnifications to Lead Public Agency.
- 1.3 Supplier shall perform all duties, responsibilities and obligations required under the Master Agreement in the time and manner specified by the Master Agreement.
- 1.4 U.S. Communities shall perform all of its duties, responsibilities and obligations as administrator of purchases under the Master Agreement as set forth herein, and Supplier acknowledges that U.S. Communities shall act in the capacity of administrator of purchases under the Master Agreement.

1.5 With respect to any purchases made by Lead Public Agency or any Participating Public Agency pursuant to the Master Agreement, U.S. Communities (a) shall not be construed as a dealer, re-marketer, representative, partner, or agent of any type of Supplier, Lead Public Agency or such Participating Public Agency, (b) shall not be obligated, liable or responsible (i) for any orders made by Lead Public Agency, any Participating Public Agency or any employee of Lead Public Agency or a Participating Public Agency under the Master Agreement, or (ii) for any payments required to be made with respect to such order, and (c) shall not be obligated, liable or responsible for any failure by a Participating Public Agency to (i) comply with procedures or requirements of applicable law, or (ii) obtain the due authorization and approval necessary to purchase under the Master Agreement. U.S. Communities makes no representations or guaranties with respect to any minimum purchases required to be made by Lead Public Agency, any Participating Public Agency, or any employee of Lead Public Agency or a Participating Public Agency under this Agreement or the Master Agreement.

ARTICLE II

TERM OF AGREEMENT

2.1 This Agreement is effective as of ______ and shall terminate upon termination of the Master Agreement or any earlier termination in accordance with the terms of this Agreement, provided, however, that the obligation to pay all amounts owed by Supplier to U.S. Communities through the termination of this Agreement and all indemnifications afforded by Supplier to U.S. Communities shall survive the term of this Agreement.

ARTICLE III

REPRESENTATIONS AND COVENANTS

- 3.1 U.S. Communities views the relationship with Supplier as an opportunity to provide benefits to both Public Agencies and Supplier. The successful foundation of the relationship requires certain representations and covenants from both U.S. Communities and Supplier.
 - 3.2 U.S. Communities' Representations and Covenants.
- (a) <u>Marketing.</u> U.S. Communities shall proactively market the Master Agreement to Public Agencies using resources such as a network of major sponsors including the National League of Cities (NLC), National Association of Counties (NACo), United States Conference of Mayors (USCM), and the Association of School Business Officials (ASBO) (collectively, the "<u>Founding Co-Sponsors</u>") and individual state-level sponsors. In addition, the U.S. Communities staff shall enhance Supplier's marketing efforts through meetings with Public Agencies, participation in key events and tradeshows and by providing online tools to Supplier's sales force.
- (b) <u>Training and Knowledge Management Support</u>. U.S. Communities shall provide support for the education, training and engagement of Supplier's sales force as provided herein. Through its staff (each, a "<u>Program Manager</u>" and collectively, the "<u>Program Managers</u>"), U.S. Communities shall conduct training sessions with Supplier and shall conduct calls jointly with Supplier to Public Agencies. U.S. Communities shall also provide Supplier with access to U.S. Communities' private intranet website which provides presentations, documents and information to assist Supplier's sales force in effectively promoting the Master Agreement.
- 3.3 <u>Supplier's Representations and Covenants</u>. Supplier hereby represents and covenants as follows in order to ensure that Supplier is providing the highest level of public benefit to Participating Public Agencies (such representations and covenants are sometimes referred to as "<u>Supplier's Commitments</u>" and are comprised of the Corporate Commitment, Pricing Commitment, Economy Commitment and Sales Commitment):

(a) Corporate Commitment.

(i) The pricing, terms and conditions of the Master Agreement shall, at all times, be Supplier's primary contractual offering of Products and Services to Public Agencies. All of Supplier's direct and indirect marketing and sales efforts to Public Agencies shall demonstrate that the Master Agreement is Supplier's primary offering and not just one of Supplier's contract options.

- (ii) Supplier's sales force (including inside, direct and/or authorized dealers, distributors and representatives) shall always present the Master Agreement when marketing Products or Services to Public

 Agencies.
- (iii) Supplier shall advise all Public Agencies that are existing customers of Supplier as to the pricing and other value offered through the Master Agreement.
- (iv) Upon authorization by a Public Agency, Supplier shall transition such Public Agency to the pricing, terms and conditions of the Master Agreement.
- (v) Supplier shall ensure that the U.S. Communities program and the Master Agreement are actively supported by Supplier's senior executive management.
- (vi) Supplier shall provide a national/senior management level representative with the authority and responsibility to ensure that the Supplier's Commitments are maintained at all times. Supplier shall also designate a lead referral contact person who shall be responsible for receiving communications from U.S. Communities concerning new Participating Public Agency registrations and for ensuring timely follow-up by Supplier's staff to requests for contact from Participating Public Agencies. Supplier shall also provide the personnel necessary to implement and support a supplier-based internet web page dedicated to Supplier's U.S. Communities program and linked to U.S. Communities' website and shall implement and support such web page.
- (vii) Supplier shall demonstrate in its procurement solicitation response and throughout the term of the Master Agreement that national/senior management fully supports the U.S. Communities program and its commitments and requirements. National/Senior management is defined as the executive(s) with companywide authority.
- (viii) Where Supplier has an existing contract for Products and Services with a state, Supplier shall notify the state of the Master Agreement and transition the state to the pricing, terms and conditions of the Master Agreement upon the state's request. Regardless of whether the state decides to transition to the Master Agreement, Supplier shall primarily offer the Master Agreement to all Public Agencies located within the state.

(b) **Pricing Commitment**.

- (i) Supplier represents to U.S. Communities that the pricing offered under the Master Agreement is the lowest overall available pricing (net to purchaser) on Products and Services that it offers to Public Agencies. Supplier's pricing shall be evaluated on either an overall project basis or the Public Agency's actual usage for more frequently purchased Products and Services.
- (ii) <u>Contracts Offering Lower Prices</u>. If a pre-existing contract and/or a Public Agency's unique buying pattern provide one or more Public Agencies a lower price than that offered under the Master Agreement, Supplier shall match that lower pricing under the Master Agreement and inform the eligible Public Agencies that the lower pricing is available under the Master Agreement. If an eligible Public Agency requests to be transitioned to the Master Agreement, Supplier shall do so and report the Public Agency's purchases made under the Master Agreement going forward. The price match only applies to the eligible Public Agencies. Below are three examples of Supplier's obligation to match the pricing under Supplier's contracts offering lower prices.
 - (A) Supplier holds a state contract with lower pricing that is available to all Public Agencies within the state. Supplier would be required to match the lower state pricing under the Master Agreement and make it available to all Public Agencies within the state.
 - (B) Supplier holds a regional cooperative contract with lower pricing that is available only to the ten cooperative members. Supplier would be required to match the lower cooperative pricing under the Master Agreement and make it available to the ten cooperative members.
 - (C) Supplier holds a contract with an individual Public Agency. The Public Agency contract does not contain any cooperative language and therefore other Public Agencies are not eligible to utilize the contract. Supplier would be required to match the lower pricing under the Master Agreement and make it available only to the individual Public Agency.

- (iii) <u>Deviating Buying Patterns.</u> Occasionally U.S. Communities and Supplier may interact with a Public Agency that has a buying pattern or terms and conditions that considerably deviate from the normal Public Agency buying pattern and terms and conditions, and causes Supplier's pricing under the Master Agreement to be higher than an alternative contract held by Supplier. This could be created by a unique end-user preference or requirements. In the event that this situation occurs, Supplier may address the issue by lowering the price under the Master Agreement on the item(s) causing the large deviation for that Public Agency. Supplier would not be required to lower the price for other Public Agencies.
- (iv) <u>Supplier's Options in Responding to a Third Party Procurement Solicitation.</u>
 While it is the objective of U.S. Communities to encourage Public Agencies to piggyback on to the Master Agreement rather than issue their own procurement solicitations, U.S. Communities recognizes that for various reasons some Public Agencies will issue their own solicitations. The following options are available to Supplier when responding to a Public Agency solicitation:
 - (A) Supplier may opt not to respond to the procurement solicitation. Supplier may make the Master Agreement available to the Public Agency as a comparison to its solicitation responses.
 - (B) Supplier may respond with the pricing, terms and conditions of the Master Agreement. If Supplier is awarded the contract, the sales would be reported as sales under the Master Agreement.
 - (C) If competitive conditions require pricing lower than the standard Master Agreement pricing, Supplier may submit lower pricing through the Master Agreement. If Supplier is awarded the contract, the sales would be reported as sales under the Master Agreement. Supplier would not be required to extend the lower price to other Public Agencies.
 - (D) Supplier may respond to the procurement solicitation with pricing that is higher (net to buyer) than the pricing offered under the Master Agreement. If awarded a contract, Supplier shall still be bound by all obligations set forth in this Section 3.3, including, without limitation, the requirement to continue to advise the awarding Public Agency of the pricing, terms and conditions of the Master Agreement.
 - (E) Supplier may respond to the procurement solicitation with pricing that is higher (net to buyer) than the pricing offered under the Master Agreement and if an alternative response is permitted, Supplier may offer the pricing under the Master Agreement as an alternative for consideration.
- (c) <u>Economy Commitment</u>. Supplier shall demonstrate the benefits, including the pricing advantage, of the Master Agreement over alternative options, including competitive solicitation pricing and shall proactively offer the terms and pricing under the Master Agreement to Public Agencies as a more effective alternative to the cost and time associated with such alternate bids and solicitations.
- (d) <u>Sales Commitment</u>. Supplier shall market the Master Agreement through Supplier's sales force or dealer network that is properly trained, engaged and committed to offering the Master Agreement as Supplier's primary offering to Public Agencies. Supplier's sales force compensation and incentives shall be greater than or equal to the compensation and incentives earned under other contracts to Public Agencies.
- (i) <u>Supplier Sales.</u> Supplier shall be responsible for proactive direct sales of Supplier's Products and Services to Public Agencies and the timely follow-up to sales leads identified by U.S. Communities. Use of product catalogs, targeted advertising, direct mail and other sales initiatives are encouraged. All of Supplier's sales materials targeted towards Public Agencies shall include the U.S. Communities logo. U.S. Communities hereby grants to Supplier, during the term of this Agreement, a non-exclusive, revocable, non-transferable, license to use the U.S. Communities name, trademark, and logo solely to perform its obligations under this Agreement, and for no other purpose. Any goodwill, rights, or benefits derived from Supplier's use of the U.S. Communities name, trademark, or logo shall inure to the benefit of U.S. Communities. U.S. Communities shall provide Supplier with its logo and the standards to be employed in the use of the logo. During the term of the Agreement, the Supplier shall provide U.S. Communities with its logo and the standards to be employed in the use of the logo for purposes of reproducing and using Supplier's name and logo in connection with the advertising,

marketing and promotion of the Master Agreement to Public Agencies. Supplier shall assist U.S. Communities by providing camera-ready logos and by participating in related trade shows and conferences. At a minimum, Supplier's sales initiatives shall communicate that (i) the Master Agreement was competitively solicited by the Lead Public Agency, (ii) the Master Agreement provides the best government pricing, (iii) there is no cost to Participating Public Agencies, and (iv) the Master Agreement is a non-exclusive contract.

- (ii) <u>Branding and Logo Compliance</u>. Supplier shall be responsible for complying with the U.S. Communities branding and logo standards and guidelines. Prior to use by Supplier, all U.S. Communities related marketing material must be submitted to U.S. Communities for review and approval.
- (iii) <u>Sales Force Training.</u> Supplier shall train its national sales force on the Master Agreement and U.S. Communities program. U.S. Communities shall be available to train regional or district managers and generally assist with the education of sales personnel.
- (iv) <u>Participating Public Agency Access</u>. Supplier shall establish the following communication links to facilitate customer access and communication:
 - (A) A dedicated U.S. Communities internet web-based homepage containing:
 - (1) U.S. Communities standard logo with Founding Co-Sponsors logos;
 - (2) Copy of original procurement solicitation;
 - (3) Copy of Master Agreement including any amendments;
 - (4) Summary of Products and Services pricing;
 - (5) Electronic link to U.S. Communities' online registration page; and
 - (6) Other promotional material as requested by U.S. Communities.
 - (B) A dedicated toll-free national hotline for inquiries regarding U.S. Communities.
 - (C) A dedicated email address for general inquiries in the following format: uscommunities@(name of supplier).com.
- (v) <u>Electronic Registration</u>. Supplier shall be responsible for ensuring that each Public Agency has completed U.S. Communities' online registration process prior to processing the Public Agency's first sales order.
- (vi) <u>Supplier's Performance Review</u>. Upon request by U.S. Communities, Supplier shall participate in a performance review meeting with U.S. Communities to evaluate Supplier's performance of the covenants set forth in this Agreement.
- (vii) <u>Supplier Content</u>. Supplier may, from time to time, provide certain graphics, media, and other content to U.S. Communities (collectively "<u>Supplier Content</u>") for use on U.S. Communities websites and for general marketing and publicity purposes. During the term of the Agreement, Supplier hereby grants to U.S. Communities and its affiliates a non-exclusive, worldwide, free, transferrable, license to reproduce, modify, distribute, publically perform, publically display, and use Supplier Content in connection with U.S. Communities websites and for general marketing and publicity purposes, with the right to sublicense each and every such right. Supplier warrants that: (a) Supplier is the owner of or otherwise has the unrestricted right to grant the rights in and to Supplier Content as contemplated hereunder; and (b) the use of Supplier Content and any other materials or services provided to U.S. Communities as contemplated hereunder will not violate, infringe, or misappropriate the intellectual property rights or other rights of any third party
- 3.4 <u>Breach of Supplier's Representations and Covenants</u>. The representations and covenants set forth in this Agreement are the foundation of the relationship between U.S. Communities and Supplier. If Supplier is found to be in violation of, or non-compliance with, one or more of the representations and covenants set forth in this Agreement, Supplier shall have ninety (90) days from the notice of default to cure such violation or non-

compliance and, if Supplier fails to cure such violation or non-compliance within such notice period, it shall be deemed a cause for immediate termination of the Master Agreement at Lead Public Agency's sole discretion or this Agreement at U.S. Communities' sole discretion.

3.5 <u>Indemnity</u>. Supplier hereby agrees to indemnify and defend U.S. Communities, and its parent companies, subsidiaries, affiliates, shareholders, member, manager, officers, directors, employees, agents, and representatives from and against any and all claims, costs, proceedings, demands, losses, damages, and expenses (including, without limitation, reasonable attorney's fees and legal costs) of any kind or nature, arising from or relating to, any actual or alleged breach of any of Supplier's representations, warranties, or covenants in this Agreement.

ARTICLE IV

PRICING AUDITS

4.1 Supplier shall, at Supplier's sole expense, maintain an accounting of all purchases

made by Lead Public Agency and Participating Public Agencies under the Master Agreement. U.S. Communities and Lead Public Agency each reserve the right to audit the accounting for a period of three (3) years from the time such purchases are made. This audit right shall survive termination of this Agreement for a period of one (1) year from the effective date of termination. U.S. Communities shall have the authority to conduct random audits of Supplier's pricing that is offered to Participating Public Agencies at U.S. Communities' sole cost and expense. Notwithstanding the foregoing, in the event that U.S. Communities is made aware of any pricing being offered to three (3) or more Participating Public Agencies that is materially inconsistent with the pricing under the Master Agreement, U.S. Communities shall have the ability to conduct a reasonable audit of Supplier's pricing at Supplier's sole cost and expense during regular business hours upon reasonable notice. U.S. Communities may conduct the audit internally or may engage a third-party auditing firm on a non-contingent basis. Supplier shall solely be responsible for the cost of the audit up to the first \$50,000 and U.S. Communities and Supplier shall each be responsible for fifty percent (50%) of the audit costs that exceed \$50,000. In the event of an audit, the requested materials shall be provided in the format and at the location where kept in the ordinary course of business by Supplier.

ARTICLE V

FEES & REPORTING

- 5.1 Administrative Fees. Supplier shall pay to U.S. Communities a monthly administrative fee based upon the total sales price of all purchases shipped and billed pursuant to the Master Agreement, excluding taxes, in the amount of two percent (2%) of aggregate purchases made during each calendar month (individually and collectively, "Administrative Fees"). Supplier's annual sales shall be measured on a calendar year basis. All Administrative Fees shall be payable in U.S. Dollars and shall be made by wire to U.S. Communities, or its designee or trustee as may be directed in writing by U.S. Communities. Administrative Fees shall be due and payable within thirty (30) days of the end of each calendar month for purchases shipped and billed during such calendar month. U.S. Communities agrees to pay to Lead Public Agency five percent (5%) of all Administrative Fees received from Supplier to help offset Lead Public Agency's costs incurred in connection with managing the Master Agreement nationally.
- 5.2 <u>Sales Reports.</u> Within thirty (30) days of the end of each calendar month, Supplier shall deliver to U.S. Communities an electronic accounting report, in the format prescribed by <u>Exhibit B</u>, attached hereto, summarizing all purchases made under the Master Agreement during such calendar month ("<u>Sales Report</u>"). All purchases indicated in the Sales Report shall be denominated in U.S. Dollars. All purchases shipped and billed pursuant to the Master Agreement for the applicable calendar month shall be included in the Sales Report. U.S. Communities reserves the right upon reasonable advance notice to Supplier to change the prescribed report format to accommodate the distribution of the Administrative Fees to its program sponsors and state associations.
- (a) Monthly Sales Reports shall include all sales reporting under the Master Agreement, and a breakout of Environmental Preferable (Green) sales reporting. Supplier must make reasonable attempts at filling

in all required information and contact U.S. Communities with a plan to correct any deficiencies of data field population.

- (b) Submitted reports shall be verified by U.S. Communities against its registration database. Any data that is inconsistent with the registration database shall be changed prior to processing.
- 5.3 Exception Reporting/Sales Reports Audits. U.S. Communities or its designee may, at its sole discretion, compare Supplier's Sales Reports with Participating Public Agency records or other sales analysis performed by Participating Public Agencies, sponsors, advisory board members or U.S. Communities staff. If there is a material discrepancy between the Sales Report and such records or sales analysis as determined by U.S. Communities, U.S. Communities shall notify Supplier in writing and Supplier shall have thirty (30) days from the date of such notice to resolve the discrepancy to U.S. Communities' reasonable satisfaction. Upon resolution of the discrepancy, Supplier shall remit payment to U.S. Communities' trustee within fifteen (15) calendar days. Any questions regarding an exception report should be directed to U.S. Communities in writing to reporting@uscommunities.org. If Supplier does not resolve the discrepancy to U.S. Communities' reasonable satisfaction within thirty (30) days, U.S. Communities shall have the right to engage outside services to conduct an independent audit of Supplier's reports. Supplier shall solely be responsible for the cost of the audit up to the first \$50,000 and U.S. Communities and Supplier shall each be responsible for fifty percent (50%) of the audit costs that exceed \$50,000.
- 5.4 <u>Online Reporting.</u> Within sixty (60) days of the end of each calendar quarter, U.S. Communities shall provide online reporting to Supplier containing Supplier's sales reporting for such calendar quarter. Supplier shall contact U.S. Communities within fifteen (15) days of receiving notification of the online reporting and report to U.S. Communities any concerns or disputes regarding the reports, including but not limited to concerns regarding the following:

| Report Name | Follow up with U.S. Communities |
|--|---------------------------------|
| 5 Qtr Drop Sales Analysis | Financial & Reporting Manager |
| Zero States Sales Report | Program Manager |
| Registered Agency Without Sales Report | Program Manager |

Supplier shall have access to the above reports through the U.S. Communities intranet website. The following additional reports are also available to Supplier and are useful in resolving reporting issues and enabling Supplier to better manage its Master Agreement:

- (i) Agency Sales by Population/Enrollment Report
- (ii) Hot Prospect Sales Report
- (iii) New Lead Sales Report
- (iv) State Comparison Sales Report
- (v) Advisory Board Usage Report
- (vi) Various Agency Type Comparison Reports
- (vii) Sales Report Builder
- 5.5 <u>Supplier's Failure to Provide Reports or Pay Administrative Fees</u>. Failure to provide a Sales Report or pay Administrative Fees within the time and in the manner specified herein shall be regarded as a material breach under this Agreement and if not cured within thirty (30) days of written notice to Supplier, shall be deemed a cause for termination of the Master Agreement at Lead Public Agency's sole discretion or this Agreement at U.S. Communities' sole discretion. All Administrative Fees not paid within thirty (30) days of the end of the previous calendar month shall bear interest at the rate of one and one-half percent (1.5%) per month until paid in full.

ARTICLE VI

MISCELLANEOUS

6.1 <u>Entire Agreement</u>. This Agreement supersedes any and all other agreements, either oral or in writing, between the parties hereto with respect to the subject matter hereof, and no other agreement, statement, or promise relating to the subject matter of this Agreement which is not contained herein shall be valid or binding.

6.2 <u>Attorney's Fees.</u> If any action at law or in equity is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs in addition to any other relief to which such party may be entitled.

6.3 <u>Assignment</u>.

- (a) <u>Supplier</u>. Neither this Agreement nor any rights or obligations hereunder shall be assignable by Supplier without prior written consent of U.S. Communities, and any assignment without such consent shall be void.
- (b) <u>U.S. Communities</u>. This Agreement and any rights or obligations hereunder may be assigned by U.S. Communities in U.S. Communities' sole discretion, to an existing or newly established legal entity that has the authority and capacity to perform U.S. Communities' obligations hereunder.
- 6.4 <u>Notices</u>. All reports, notices or other communications given hereunder shall be delivered by first-class mail, postage prepaid, or overnight delivery requiring signature on receipt to the addresses as set forth below. U.S. Communities may, by written notice delivered to Supplier, designate any different address to which subsequent reports, notices or other communications shall be sent.

| U.S. Communities: | U.S. Communities |
|-------------------|--|
| | 2999 Oak Road, Suite 710 |
| | Walnut Creek, California 94597 |
| | Attn: Program Manager Administration |
| a | |
| Supplier: | |
| | |
| | |
| | Attn: U.S. Communities Program Manager |

- 6.5 <u>Severability</u>. If any provision of this Agreement shall be deemed to be, or shall in fact be, illegal, inoperative or unenforceable, the same shall not affect any other provision or provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.
- 6.6 <u>Waiver</u>. Any failure of a party to enforce, for any period of time, any of the provisions under this Agreement shall not be construed as a waiver of such provisions or of the right of said party thereafter to enforce each and every provision under this Agreement.
- 6.7 <u>Counterparts</u>. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.
- 6.8 <u>Modifications</u>. This Agreement may not be effectively amended, changed, modified, altered or terminated without the prior written consent of the parties hereto.
- Governing Law; Arbitration. This Agreement will be governed by and interpreted in accordance with the laws of the State of California without regard to any conflict of laws principles. Any dispute, claim, or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this dispute resolution clause, shall be determined by arbitration in Walnut Creek, California, before one (1) arbitrator. The arbitration shall be administered by JAMS pursuant to its Comprehensive Arbitration Rules and Procedures. Judgment on the award may be entered in any court having jurisdiction. This clause shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction. The prevailing party will be entitled to recover its reasonable attorneys' fees and arbitration costs from the other party. The arbitration award shall be final and binding. Each party commits that prior to commencement of arbitration proceedings, the parties shall submit the dispute to JAMS for mediation. The parties will cooperate with JAMS and with one another in selecting a mediator from JAMS panel of neutrals, and in promptly scheduling the mediation proceedings. The parties covenant that they will participate in the mediation in good faith, and that they will share equally in its costs. The mediation will be conducted by each party designating a duly authorized officer or other representative to represent the party with the authority to bind the party, and that the parties agree to exchange informally such information as is reasonably necessary and relevant to the issues being mediated. All offers, promises, conduct, and statements,

whether oral or written, made in the course of the mediation by any of the parties, their agents, employees, experts, and attorneys, and by the mediator or any JAMS employees, are confidential, privileged, and inadmissible for any purpose, including impeachment, in any arbitration or other proceeding involving the parties, provided that evidence that is otherwise admissible or discoverable shall not be rendered inadmissible or non-discoverable as a result of its use in the mediation. If the dispute is not resolved within thirty (30) days from the date of the submission of the dispute to mediation (or such later date as the parties may mutually agree in writing), the administration of the arbitration shall proceed. The mediation may continue, if the parties so agree, after the appointment of the arbitrator. Unless otherwise agreed by the parties, the mediator shall be disqualified from serving as arbitrator in the case. The pendency of a mediation shall not preclude a party from seeking provisional remedies in aid of the arbitration from a court of appropriate jurisdiction, and the parties agree not to defend against any application for provisional relief on the ground that a mediation is pending.

6.10 <u>Successors and Assigns</u>. This Agreement shall inure to the benefit of and shall be binding upon U.S. Communities, Supplier and any successor and assign thereto; subject, however, to the limitations contained herein.

[Remainder of Page Intentionally Left Blank – Signatures Follow]

IN WITNESS WHEREOF, U.S. Communities has caused this Agreement to be executed in its name and Supplier has caused this Agreement to be executed in its name, all as of the date first written above.

| U.S. Communities: | |
|----------------------------------|------------------|
| U.S. COMMUNITIES GOVERNMENT PURC | CHASING ALLIANCE |
| Ву | - |
| Name: | - |
| Title: | - |
| Supplier: | |
| | |
| Ву | - |
| Name: | - |
| Title: | _ |

Maricopa County

SERIAL 16154-RFP

ATTACHMENT A

MASTER AGREEMENT

(Maricopa County Master Agreement/Contract to be attached at time of award.)

Maricopa County

SERIAL 16154-RFP

ATTACHMENT B

SALES REPORT FORMAT

| | | | | Sales | Report Template | | | | | | | | |
|-------------|-------------|----------------|------------------------------|----------------|--|------------------|-------|-------|-------------|------|-----|-------|----------|
| TIN | Supplier ID | Account No. | Agency Name | Dept Name | Address | City | State | Zip | Agency Type | Voor | Otr | Month | Amount |
| 956000735 | 160 | 89518997 | CITY OF LA/MGMT EMPL SVCS | Purchasing | | LOS ANGELES | | 90012 | | 2012 | 2 | 5 | 1525.5 |
| 956000222 | 160 | 34868035 | LOS ANGELES COUNTY | Facilities | | LOS ANGELES | | 90071 | | 2012 | | 5 | 1603.64 |
| 956000735 | 160 | 89496461 | CITY OF LA/ENVIRON AFFAIR | Purchasing | | LOS ANGELES | | 90012 | | 2012 | | 5 | 1625.0 |
| 956000735 | 160 | 89374835 | CITY OF LA/COMMUNITY DEV | Purchasing | | LOS ANGELES | | 90012 | 20 | 2012 | | 5 | 45090.79 |
| 066002010 | 160 | 328NA0001053 | GROTON TOWN OF PUBLIC WORKS | | | GROTON | | 06340 | | 2012 | 2 | 5 | 318.00 |
| 066001854 | 160 | 328NA0001051 | GROTON CITY OF | Administration | | GROTON | | 06340 | 20 | 2012 | | 5 | 212.0 |
| | | | | | | | | | | | | | |
| | | | SALES REPORT DATA F | | | | | | | | | | |
| Column Name | Required | Data Type | Length | Example | Comment | | - | | | | | | |
| TIN | Optional | Text | 9 | 956000735 | No Dash, Do not omit leading zero | | ļ | | | | | | |
| Supplier ID | Yes | Number | 3 | 111 | See Supplier ID Table Below | | | | | | | | |
| Account No. | Optional | Text | 25 max | | ipplier account no. | | ļ | | | | | | |
| Agency Name | Yes | Text | 255 max | Los Angeles C | | | | | | | | | |
| Dept Name | Optional | Text | 255 max | Purchasing De | pt | | | | | | | | |
| Address | Yes | Text | 255 max | | | | Į | | | | | | |
| City | Yes | Text | 255 max | Los Angeles | Must be a valid City name | | | | | | | | |
| State | Yes | Text | [2 | CA | | | ļ | | | | | | |
| Zip | Yes | Text | [5 | 90071 | No Dash, Do not omit leading zero | , Valid zip code | | | | | | | |
| Agency Type | Yes | Number | 2 | 30 | See Agency Type Table Below | | | | | | | | |
| Year | Yes | Number | 4 | 2010 | | | | | | | | | |
| Qtr | Yes | Number | 1 | 4 | | | | | | | | | |
| Month | Yes | Number | 2 | 12 | | | | | | | | | |
| Amount | Yes | Number | variable | 45090.79 | Two digit decimal point, no \$ sign of | or commas | | | | | | | |
| | | | A T T.b.l. | | | | | | | | | | |
| | | A T ID | Agency Type Table | | | | | | | | | | |
| | | Agency Type ID | Agency Type Description | | | | | | | | | | |
| | | 10 | K-12 | | | | | | | | | | |
| | | 11 | Community College | | | | | | | | | | |
| | | 12 | College and University | | | | | | | | | | |
| | | 20 | City | | | | | | | | | | |
| | | 21 | City Special District | | | | | | | | | | |
| | | 22 | Consolidated City/County | | | | | | | | | | |
| | | 30 | County | | | | | | | | | | |
| | | 31 | County Special District | | | | | | | | | | |
| | | 40 | Federal | | | | | | | | | | |
| | | 41 | Crown Corporations | | | | | | | | | | |
| | | 50 | Housing Authority | | | | | | | | | | |
| | | 80 | State Agency | | | | | | | | | | |
| | | 81 | Independent Special District | | | | | | | | | | |
| | | | | | | | | | | | | | |
| | | 82 | Non-Profit | | | | | | | | | | |

EXHIBIT 8

STATE NOTICE ADDENDUM

Pursuant to certain state notice provisions the following public agencies and political subdivisions of the referenced public agencies are eligible to access the contract award made pursuant to this solicitation. Public agencies and political subdivisions are hereby given notice of the foregoing request for proposal for purposes of complying with the procedural requirements of said statutes:

Nationwide:

http://www.usa.gov/Agencies/Local_Government/Cities.shtml

Other states:

State of Oregon, State of Hawaii, State of Washington

| State: HI | Hilo |
|------------------------------------|-------------|
| | Holualoa |
| Account Type: HI Counties, Cities, | Honaunau |
| Colleges | Honokaa |
| | Honolulu |
| Hawaii County | Honomu |
| Honolulu County | Hoolehua |
| Kauai County | Kaaawa |
| Maui County | Kahuku |
| Kalawao County | Kahului |
| Aiea | Kailua |
| Anahola | Kailua Kona |
| Barbers Point N A S | Kalaheo |
| Camp H M Smith | Kalaupapa |
| Captain Cook | Kamuela |
| Eleele | Kaneohe |
| Ewa Beach | Караа |
| Fort Shafter | Kapaau |
| Haiku | Kapolei |
| Hakalau | Kaumakani |
| Haleiwa | Kaunakakai |
| Hana | Kawela Bay |
| Hanalei | Keaau |
| Hanamaulu | Kealakekua |
| Hanapepe | Kealia |
| Hauula | Keauhou |
| Hawaii National Park | Kekaha |
| Hawaiian Ocean View | Kihei |
| Hawi | Kilauea |
| Hickam AFB | Koloa |
| | |

Kualapuu Puunene

Kula Schofield Barracks

Kunia Tripler Army Medical Center

Kurtistown Volvano Lahaina Wahiawa Waialua Laie Lanai City Waianae Waikoloa Laupahoehoe Wailuku Lawai Lihue Waimanalo M C B H Kaneohe Bay Waimea Waipahu Makawao Makaweli Wake Island

Maunaloa Wheeler Army Airfield

Mililani Brigham Young University - Hawaii Mountain View Chaminade University of Honolulu

Naalehu Hawaii Business College
Ninole Hawaii Pacific University
Ocean View Hawaii Technology Institute
Ookala Heald College - Honolulu

Paauhau Remington College - Honolulu Campus
Paauilo University of Phoenix - Hawaii Campus

Pahala Hawaii Community College Pahoa Honolulu Community College Paia Kapiolani Community College Papaaloa Kauai Community College Papaikou Leeward Community College **Pearl City** Maui Community College Pearl Harbor University of Hawaii at Hilo Pepeekeo University of Hawaii at Manoa Princeville Windward Community College

Pukalani

Malama Honua Public Charter School

ST JOHN THE BAPTIST

Waimanalo Elementary and

Intermediate School Kailua High School

PACIFIC BUDDHIST ACADEMY

HAWAII TECHNOLOGY ACADEMY

CONGREGATION OF CHRISTIAN BROTHERS OF HAWAII, INC.

MARYKNOLL SCHOOL

ISLAND SCHOOL

STATE OF HAWAII, DEPT. OF

EDUCATION

KE KULA O S. M. KAMAKAU KAMEHAMEHA SCHOOLS

HANAHAU`OLI SCHOOL KIHEI CHARTER SCHOOL

EMMANUAL LUTHERAN SCHOOL

School Lunch Program

Our Savior Lutheran School

BOARD OF WATER SUPPLY

MAUI COUNTY COUNCIL

Kauai County Council

Honolulu Fire Department

COUNTY OF MAUI

Lanai Community Health Center

Maui High Band Booster Club

Kumulani Chapel

Naalehu Assembly of God

outrigger canoe club

One Kalakaua

Native Hawaiian Hospitality Association

St. Theresa School

Hawaii Peace and Justice

Kauai Youth Basketball Association

NA HALE O MAUI

LEEWARD HABITAT FOR HUMANITY

WAIANAE COMMUNITY OUTREACH

NA LEI ALOHA FOUNDATION

HAWAII FAMILY LAW CLINIC DBA ALA

KUOLA

BUILDING INDUSTRY ASSOCIATION OF

HAWAII

UNIVERSITY OF HAWAII FEDERAL

CREDIT UNION

LANAKILA REHABILITATION CENTER INC.

POLYNESIAN CULTURAL CENTER

CTR FOR CULTURAL AND TECH
INTERCHNG BETW EAST AND WEST

BISHOP MUSEUM

ALOCHOLIC REHABILITATION SVS OF HI

INC DBA HINA MAUKA

ASSOSIATION OF OWNERS OF KUKUI

PLAZA

MAUI ECONOMIC DEVELOPMENT

BOARD

NETWORK ENTERPRISES, INC.

HONOLULU HABITAT FOR HUMANITY

ALOHACARE

ORI ANUENUE HALE, INC. IUPAT, DISTRICT COUNCIL 50

GOODWILL INDUSTRIES OF HAWAII,

INC.

HAROLD K.L. CASTLE FOUNDATION

MAUI ECONOMIC OPPORTUNITY, INC.

EAH, INC.

PARTNERS IN DEVELOPMENT

FOUNDATION

HABITAT FOR HUMANITY MAUI

W. M. KECK OBSERVATORY

HAWAII EMPLOYERS COUNCIL

HAWAII STATE FCU

MAUI COUNTY FCU

PUNAHOU SCHOOL

YMCA OF HONOLULU

EASTER SEALS HAWAII

AMERICAN LUNG ASSOCIATION

Pohaha I Ka Lani

Hawaii Area Committee

Tri-Isle RC&D

Lanai Federal Credit Union

Aloha United Way Hawaii Information Consortium READ TO ME INTERNATIONAL Leeward Community Church

FOUNDATION E Malama In Keiki O Lanai

MAUI FAMILY YMCA Keawala'i Congregational Church

WAILUKU FEDERAL CREDIT UNION Lanai Community Hospital

ST. THERESA CHURCH

HALE MAHAOLU Angels at Play Preschool & Kindergarten
West Maui Community Federal Credit Queen Emma Gardens AOAO

West Maui Community Federal Credit Queen Emma Gardens AOAO Union Honolulu Community College

Hawaii Island Humane Society COLLEGE OF THE MARSHALL ISLANDS
Western Pacific Fisheries Council DOT Airports Division Hilo International

Kama'aina Care Inc Airport

International Archaeological Research Judiciary - State of Hawaii

Institute, Inc. ADMIN. SERVICES OFFICE

Community Empowerment Resources SOH- JUDICIARY CONTRACTS AND Tutu and Me Traveling Preschool PURCH

First United Methodist Church STATE DEPARTMENT OF DEFENSE

AOAO Royal Capitol Plaza HAWAII CHILD SUPPORT ENFORCEMENT

Kumpang Lanai AGENCY

Child and Family Service HAWAII HEALTH SYSTEMS MARINE SURF WAIKIKI, INC. CORPORATION

Hawaii Health Connector HAWAII AGRICULTURE RESEARCH

Hawaii Carpenters Market Recovery CENTER

Program Fund STATE OF HAWAII

Puu Heleakala Community Association Third Judicial Circuit - State of Hawaii

Saint Louis School Office of the Governor

Kailua Racquet Club, Ltd. CITY AND COUNTY OF HONOLULU

Homewise Inc. Lanai Youth Center

Hawaii Baptist Academy

Kroc Center Hawaii

US Navy

Defense Information System Agency

Kupu 84th Engineer Battalion

University of the Nations Department of Veterans Affairs

ARGOSY UNIVERSITY Central School District 13J (Polk County,

HAWAII PACIFIC UNIVERSITY Oregon)

UNIVERSITY OF HAWAII AT MANOA Milton-Freewater Unified School District

RESEARCH CORPORATION OF THE No 7

UNIVERSITY OF HAWAII Ontario School District 8C

BRIGHAM YOUNG UNIVERSITY - HAWAII Warrenton Hammond School

University Clinical Research and Columbia Academy
Association VALLEY CATHOLIC SCHL

CHAMINADE UNIVERSITY OF CROOK COUNTY SCHOOL DISTRICT

HONOLULU CORBETT SCHL DIST #39

Ricoh Trinity Lutheran Church and School

Bethel School District #52

Ppmc Education Committee

Stayton Christian School

South Columbia Family School

Sunrise Preschool

St. Therese Parish/School Portland YouthBuilders Wallowa County ESD

Fern Ridge School District 28J

Knova Learning

New Horizon Christian School MOLALLA RIVER ACADEMY

HIGH DESERT EDUCATION SERVICE

DISTRICT

SOUTHWEST CHARTER SCHOOL WHITEAKER MONTESSORI SCHOOL CASCADES ACADEMY OF CENTRAL

OREGON

NEAH-KAH-NIE DISTRICT NO.56

INTER MOUNTAIN ESD

STANFIELD SCHOOL DISTRICT LA GRANDE SCHOOL DISTRICT CASCADE SCHOOL DISTRICT DUFUR SCHOOL DISTRICT NO.29

hillsboro school district

GASTON SCHOOL DISTRICT 511J BEAVERTON SCHOOL DISTRICT

COUNTY OF YAMHILL SCHOOL DISTRICT

29

WILLAMINA SCHOOL DISTRICT

MCMINNVILLE SCHOOL DISTRICT NO.40

Sheridan School District 48J THE CATLIN GABEL SCHOOL

NORTH WASCO CTY SCHOOL DISTRICT

21 - CHENOWITH

CENTRAL CATHOLIC HIGH SCHOOL CANYONVILLE CHRISTIAN ACADEMY

OUR LADY OF THE LAKE SCHOOL NYSSA SCHOOL DISTRICT NO. 26 ARLINGTON SCHOOL DISTRICT NO. 3 LIVINGSTONE ADVENTIST ACADEMY

Santiam Canyon SD 129J

WEST HILLS COMMUNITY CHURCH

BANKS SCHOOL DISTRICT

WILLAMETTE EDUCATION SERVICE

DISTRICT

BAKER COUNTY SCHOOL DIST. 16J -

MALHEUR ESD

HARNEY EDUCATION SERVICE DISTRICT
GREATER ALBANY PUBLIC SCHOOL

DISTRICT

LAKE OSWEGO SCHOOL DISTRICT 7J SOUTHERN OREGON EDUCATION

SERVICE DISTRICT

SILVER FALLS SCHOOL DISTRICT

St Helens School District

DAYTON SCHOOL DISTRICT NO.8

Amity School District 4-J

SCAPPOOSE SCHOOL DISTRICT 1J
REEDSPORT SCHOOL DISTRICT
FOREST GROVE SCHOOL DISTRICT
DAVID DOUGLAS SCHOOL DISTRICT
LOWELL SCHOOL DISTRICT NO.71
TIGARD-TUALATIN SCHOOL DISTRICT
SHERWOOD SCHOOL DISTRICT 88J

RAINIER SCHOOL DISTRICT

NORTH CLACKAMAS SCHOOL DISTRICT MONROE SCHOOL DISTRICT NO.1J

CHILDPEACE MONTESSORI HEAD START OF LANE COUNTY

HARNEY COUNTY SCHOOL DIST. NO.3 NESTUCCA VALLEY SCHOOL DISTRICT

NO.101

ARCHBISHOP FRANCIS NORBERT

BLANCHET SCHOOL

LEBANON COMMUNITY SCHOOLS NO.9

MT.SCOTT LEARNING CENTERS

SEVEN PEAKS SCHOOL

DE LA SALLE N CATHOLIC HS

MULTISENSORY LEARNING ACADEMY

MITCH CHARTER SCHOOL
REALMS CHARTER SCHOOL
BAKER SCHOOL DISTRICT 5-J
PHILOMATH SCHOOL DISTRICT
CLACKAMAS EDUCATION SERVICE

DISTRICT

CANBY SCHOOL DISTRICT

OREGON TRAIL SCHOOL DISTRICT NO.46

WEST LINN WILSONVILLE SCHOOL

DISTRICT

MOLALLA RIVER SCHOOL DISTRICT

NO.35

ESTACADA SCHOOL DISTRICT NO.108

GLADSTONE SCHOOL DISTRICT
ASTORIA SCHOOL DISTRICT 1C
SEASIDE SCHOOL DISTRICT 10

NORTHWEST REGIONAL EDUCATION

SERVICE DISTRICT

VERNONIA SCHOOL DISTRICT 47J
SOUTH COAST EDUCATION SERVICE

DISTRICT

COOS BAY SCHOOL DISTRICT NO.9

COOS BAY SCHOOL DISTRICT

NORTH BEND SCHOOL DISTRICT 13

COQUILLE SCHOOL DISTRICT 8

MYRTLE POINT SCHOOL DISTRICT NO.41

BANDON SCHOOL DISTRICT

BROOKING HARBOR SCHOOL DISTRICT

NO.17-C

REDMOND SCHOOL DISTRICT

DESCHUTES COUNTY SD NO.6 - SISTERS

SD

DOUGLAS EDUCATION SERVICE

DISTRICT

ROSEBURG PUBLIC SCHOOLS

GLIDE SCHOOL DISTRICT NO.12

SOUTH UMPQUA SCHOOL DISTRICT #19

YONCALLA SCHOOL DISTRICT NO.32 ELKTON SCHOOL DISTRICT NO.34

LEKTON SCHOOL DISTRICT NO.54

DOUGLAS COUNTY SCHOOL DISTRICT

116

HOOD RIVER COUNTY SCHOOL DISTRICT

PHOENIX-TALENT SCHOOL DISTRICT

NO.4

CENTRAL POINT SCHOOL DISTRICT NO. 6

JACKSON CO SCHOOL DIST NO.9

ROGUE RIVER SCHOOL DISTRICT NO.35

MEDFORD SCHOOL DISTRICT 549C

CULVER SCHOOL DISTRICT NO.

JEFFERSON COUNTY SCHOOL DISTRICT

509-J

GRANTS PASS SCHOOL DISTRICT 7

LOST RIVER JR/SR HIGH SCHOOL

KLAMATH FALLS CITY SCHOOLS

LANE COUNTY SCHOOL DISTRICT 4J

SPRINGFIELD SCHOOL DISTRICT NO.19

CRESWELL SCHOOL DISTRICT

SOUTH LANE SCHOOL DISTRICT 45J3

LANE COUNTY SCHOOL DISTRICT 69

SIUSLAW SCHOOL DISTRICT

SWEET HOME SCHOOL DISTRICT NO.55

LINN CO. SCHOOL DIST. 95C - SCIO SD

ONTARIO MIDDLE SCHOOL

GERVAIS SCHOOL DIST. #1

NORTH SANTIAM SCHOOL DISTRICT 29J

JEFFERSON SCHOOL DISTRICT

SALEM-KEIZER PUBLIC SCHOOLS

MT. ANGEL SCHOOL DISTRICT NO.91

MARION COUNTY SCHOOL DISTRICT 103

- WASHINGTON ES

MORROW COUNTY SCHOOL DISTRICT

MULTNOMAH EDUCATION SERVICE

DISTRICT

GRESHAM-BARLOW SCHOOL DISTRICT

DALLAS SCHOOL DISTRICT NO. 2

CENTRAL SCHOOL DISTRICT 13J

St. Mary Catholic School

CROSSROADS CHRISTIAN SCHOOL

ST. ANTHONY SCHOOL

Pedee School

HERITAGE CHRISTIAN SCHOOL

BEND-LA PINE SCHOOL DISTRICT

GLENDALE SCHOOL DISTRICT

LINCOLN COUNTY SCHOOL DISTRICT

PORTLAND PUBLIC SCHOOLS

REYNOLDS SCHOOL DISTRICT

CENTENNIAL SCHOOL DISTRICT

NOBEL LEARNING COMMUNITIES

St. Stephen's Academy

McMinnville Adventist Christian School

Salem-Keizer 24J

McKay High School CENTRAL CURRY SCHL DIST#1

Pine Eagle Charter School BNAI BRITH CAMP
Waldo Middle School OREGON FOOD BANK

OAKLAND SCHOOL DISTRICT 001 HOSANNA CHRISTIAN SCHL

hermiston school district ABIQUA SCHL

Clear Creek Middle School Salem keizar school district

Marist High School Athena Weston School District 29RJ

Victory Academy

Butte Falls School District

Vale School District No. 84

Bend International School

St. Mary School

Imbler School District #11

Junction City High School monument school

Three Rivers School District PENDLETON SCHOOL DISTRICT #16R

Fern Ridge School District

JESUIT HIGH SCHL EXEC OFC

LASALLE HIGH SCHOOL

Ohara Catholic School
Reynolds High School
St. Paul School District

Southwest Christian School Sabin-Schellenberg Technical Center

Willamette Christian School
Westside Christian High School
CS LEWIS ACADEMY
Portland America School
Forest Hills Lutheran School
St Paul Parish School
Joseph School District
EagleRidge High School
Grant Community School
Hope chinese charter

Mosier Community School

Koreducators Lep High

Northwest Academy
Sunny Wolf Charter School

Warrenton Hammond School District MCKENZIE SCHOOL DISTRICT 068

Sutherlin School District

L'Etoille French Immersion School

Malheur Elementary School District

LA GRANDE SCHOOL DISTRICT 001

Ontario School District

Marist Catholic High School

Series School District

Parkrose School District 3 Springfield Public Schools
Riverdale School District 51J Elgin school dist.

Riverdale School District 51J Elgin school dist.

Tillamook School District PLEASANT HILL SCH DIST #1

Madeleine School Ukiah School District 80R

Union School District

Lake Oswego Montessori School

Helix School District

Riddle School District

Siletz Valley School

Molalla River School District

Corvallis School District 509J

French American School

Mastery Learning Institute

North Lake School District 14

Portland Christian Schools

Early College High School

LUCKIAMUTE VALLEY CHARTER

GILLIAM COUNTY OREGON

SCHOOLS UMATILLA COUNTY, OREGON

Deer Creek Elementary School DOUGLAS ELECTRIC COOPERATIVE, INC.

Yamhill Carlton School District MULTNOMAH LAW LIBRARY

HARRISBURG SCHL DIST clackamas county

CLATSOP COUNTY Multnomah County Dept of County

COLUMBIA COUNTY, OREGON Assets

coos county Wheeler County

CROOK COUNTY ROAD DEPARTMENT **Resource Connections of Oregon CURRY COUNTY ORFGON** Lane County Sheriff's Office

DESCHUTES COUNTY Clatsop County Sheriff's Office

GILLIAM COUNTY Harney County Community Corrections GRANT COUNTY, OREGON Clackamas County Juvenile Dept

HARNEY COUNTY SHERIFFS OFFICE Columbia Basin Care Facility **HOOD RIVER COUNTY** City of Seaside Police Department

jackson county Tamarack Aquatic Center josephine county Seven Feathers Casino

Oliver P Lent PTA klamath county

LANE COUNTY Willamette Valley Rehab Center

LINN COUNTY St Paul Baptist Church

MARION COUNTY, SALEM, OREGON Long Tom Watershed Council

MULTNOMAH COUNTY San Martin Deporres Catholic Church

SHERMAN COUNTY Portland Parks Foundation

WASCO COUNTY Sweet Home United Methodist Church YAMHILL COUNTY Cedar Hills Baptist Church

WALLOWA COUNTY **Good Samaritan Ministries**

ASSOCIATION OF OREGON COUNTIES Unitarian Universalist Church in Eugene

NAMI LANE COUNTY Emmanuel Bible Church **BENTON COUNTY** La Pine Chamber of Commerce **DOUGLAS COUNTY** Klamath Siskiyou Wildlands Center JEFFERSON COUNTY

Farmworkers Housing Development LAKE COUNTY Corporation LINCOLN COUNTY World Forestry Center

POLK COUNTY Oregon Farm Bureau UNION COUNTY Mt Emily Safe Center

WASHINGTON COUNTY Salem First Presbyterian Church MORROW COUNTY Rolling Hills Baptist Church

Mckenzie Personnel Services Baker Elks

Gates Community Church of Christ Washington County Facilities & Park

Services PIP Corps LLC

Turtle Ridge Wildlife Center Multnomah County Department of

Community Justice **Grande Ronde Model Watershed**

Foundation **NORCOR Juvenile Detention**

Tillamook County Estuary Western Environmental Law Center

Job Council Oregon District 7 Little League **BAKER CNTY GOVT**

TILLAMOOK CNTY Metropolitan Contractor Improvement

Mercy Flights, Inc.

Partnership

The Christian Church of Hillsboro

Oregonb

Congregation Neveh Shalom

My Fathers House

Step Forward Activities Inc

HHoly Trinity Greek Orthodox Cathedral

MECOP Inc.

Workforce Northwest Inc

Lane Arts Council

Intergral Youth Services

Children Center At Trinity

Beaverton Christians Church

Oregon Humanities St. Pius X School

Community Connection of Northeast

Oregon, Inc.

St Mark Presbyterian Church Living Opportunities, Inc.

Coos Art Museum

OETC

Blanchet House of Hospitality

Garten Services Inc

Merchants Exchange of Portland,

Oregon

Coalition for a Livable Future

West Salem United Methodist

Central Oregon Visitors Association

Soroptimist International of Gold Beach,

OR

Real Life Christian Church Dayton Christian Church

Delphian School

AVON

EPUD-Emerald People's Utility District

Human Solutions, Inc.

The Wallace Medical Concern

Boys & Girls Club of Salem, Marion &

Polk Counties

The Ross Ragland Theater and Cultural

Center

Cascade Health Solutions

Umpqua Community Health Center

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NATIONAL WILD TURKFY FEDERATION

TILLAMOOK ESTUARIES PARTNERSHIP

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Independent Development Enterprise

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MID-WILLAMETTE VALLEY COMMUNITY

ACTION AGENCY, INC

HALFWAY HOUSE SERVICES, INC.
REDMOND PROFICIENCY ACADEMY

OHSU FOUNDATION

SHELTERCARE

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CENTER

PACIFIC INSTITUTES FOR RESEARCH Mental Health for Children, Inc. The Dreaming Zebra Foundation

LAUREL HILL CENTER

THE OREGON COMMUNITY

FOUNDATION

OCHIN

WE CARE OREGON

SE WORKS

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OMNIMEDIX INSTITUTE

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GATEWAY TO COLLEGE NATIONAL

NETWORK

FOUNDATIONS FOR A BETTER OREGON

GOAL ONE COALITION
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ASSOCIATION

Coastal Family Health Center

CENTER FOR COMMUNITY CHANGE

STAND FOR CHILDREN

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InventSuccess

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OR

SERIAL 16154-RFP

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Resources

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HOUSING AUTHORITY OF LINCOLN ST VINCENT DE PAUL

COUNTY OUTSIDE IN

RENEWABLE NORTHWEST PROJECT UNITED CEREBRAL PALSY OF OR AND

INTERNATIONAL SUSTAINABLE SW WA
DEVELOPMENT FOUNDATION WILLAMETTE VIEW INC.

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BLACHLY LANE ELECTRIC COOPERATIVE ROSE VILLA. INC.

MORNING STAR MISSIONARY BAPTIST

CHURCH

NORTHWEST LINE JOINT

APPRENTICESHIP & TRAINING

NORTHWEST FOOD PROCESSORS COMMITTEE

ASSOCIATION BOYS AND GIRLS CLUBS OF PORTLAND

INDEPENDENT INSURANCE AGENTS METROPOLITAN AREA

AND BROKERS OF OREGON ROGUE FEDERAL CREDIT UNION
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SALEM ELECTRIC LANE MEMORIAL BLOOD BANK

MORRISON CHILD AND FAMILY

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CENTRAL BIBLE CHURCH ST. MARYS OF MEDFORD, INC.

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SAINT JAMES CATHOLIC CHURCH OREGON COAST COMMUNITY ACTION

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CENTRAL DOUGLAS COUNTY FAMILY EUGENE SYMPHONY ASSOCIATION, INC.

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FIRST UNITARIAN CHURCH
ST. ANTHONY CHURCH
Lane Council of Governments

Good Shepherd Medical Center FORD FAMILY FOUNDATION

Salem Academy TRAILS CLUB

NEWBERG FRIENDS CHURCH

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COMMERCE METRO HOME SAFETY REPAIR

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GOOD SHEPHERD COMMUNITIES CENTER

SACRED HEART CATHOLIC DAUGHTERS CENTRAL CITY CONCERN

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SUNRISE ENTERPRISES VERMONT HILLS FAMILY LIFE CENTER

LOOKING GLASS YOUTH AND FAMILY

SERVICES

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SERENITY LANE

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COMMUNITY CANCER CENTER

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CARE CENTER **HOSPITAL**

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WESTERN STATES CENTER SPOTLIGHT THEATRE OF PLEASANT HILL

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FARMWORKER HOUISNG DEV CORP SOCIAL VENTURE PARTNERS PORTLAND OREGON PROGRESS FORUM

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CENTER FOR RESEARCH TO PRACTICE CORPORATION **REGIONAL ARTS AND CULTURE** WESTERN RIVERS CONSERVANCY

COUNCIL

UNITED WAY OF THE COLUMBIA

WILLAMETTE

EUGENE BALLET COMPANY

EAST WEST MINISTRIES INTERNATIONAL

SISKIYOU INITIATIVE

EDUCATIONAL POLICY IMPROVEMENT

CENTER

North Pacific District of Foursquare

Churches

CATHOLIC CHARITIES

FIRST CHURCH OF THE NAZARENE WESTSIDE BAPTIST CHURCH

Housing Development Center

Hoodview Christian Church

Little Promises Chlildren's Program

UNION GOSPEL MISSION GRACE BAPTIST CHURCH

COMMUNITY ACTION ORGANIZATION

OUTSIDE IN

MAKING MEMORIES BREAST CANCER

FOUNDATION, INC.

ELAW

COMMUNITY HEALTH CENTER. INC.

Greater Portland INC
Eugene Builders Exchange
Boys & Girls Club of Corvallis

Southeast Uplift Neighborhood

Coalition

First United Presbyterian Church

PDX Wildlife

Friends of the Opera House

Jackson-Josephine 4-C Council
North Coast Family Fellowship

PECI

Childswork Learning Center Portland Schools Alliance New Artists Performing Arts

Productions, Inc. Relief Nursery

St. Mary's Episcopal Church Viking Sal Senior Center

Boys and Girls Club of the rogue valley

Lincoln City Chamber of Commerce
DrupalCon Inc., DBA Drupal Association

Albany Partnership for Housing and

Community Development
SFED OF FAITH MINISTRIES

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SALEM FREE CLINICS

Dress for Success Oregon

Beaverton Rock Creek Foursquare

Church

St Paul Catholic Church

St Mary's Catholic School and Parish Polk Soil and Water Conservation

District

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La Grande Church of the Nazarene

Spruce Villa, Inc.

OREGON SCHOOL BOARDS

ASSOCIATION

House of Prayer for All Nations Sacred Heart Catholic Church

African American Health Coaliton, Inc.

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Village Home Education Resource

Center

Monet's Children's Circle Cascade Housing Association

Dayspring Fellowship

Northwest Habitat Institute
Winding Waters Medical Clinic

First Baptist Church

The Nature Conservancy, Willamette

Valley Field Office

Serenity Lane Health Services

Portland Community Reinvestment

Initiatives, Inc.

GeerCrest Farm & Historical Society College United Methodist Church

The Collins Foundation

Prince of Peace Lutheran Church &

School

NEDCO

Salem Evangelical Church

Wild Lilac Child Development St Michaels Episcopal Church
Community Saint Johns Catholich Church

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Pain Society of Oregon Old Mill Center for Children and

environmental law alliance worldwide Families

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Pacific Classical Ballet Relief Nursery Inc

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GOODWILL INDUSTRIES OF THE Mid Columbia Childrens Council
COLUMBIA WILLAMETTE HUMANE SOCIETY OF REDMOND
Mount Angel Abbey Our Redeemer Lutheran Church

Mount Angel Abbey Our Redeemer Luthera
YMCA OF ASHLAND Kbps Public Radio

YMCA OF COLUMBIA-WILLAMETTE Skyball Salem Keizer Youth Bas

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Multnomah Law Library Grace Chapel

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Calvin Presbyterian Church West Chehalem Friends Church

HOLT INTL CHILD Guide Dogs For The Blind

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Portland Foursquare Church
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Occu Afghanistan Relief Effort Bags of Love

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Newberg Christian Church Scottish Rite

First United Methodist Church Western Wood Products Association

Zion Lutheran Church THE NEXT DOOR

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Molalla Nazarene Church OREGON REPERTORY SINGERS

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Oregon Satsang Society, Inc., A

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First Baptist Church of Enterprise

The Canby Center

Instituto de Cultura y Arte In Xochitl In

Cuicatl

OSLC COMMUNITY PROGRAMS OCP

Oregon Nikkei Endowment

Eastern Oregon Alcoholism Foundation

Grantmakers for Education

The Spiral Gallery

The ALS Association Oregon and SW

Washington Chapter Children's Relief Nursery

Home Builders

New Life Baptist Church

Florence United Methodist Church

World of Speed

SW Community Health Center

Energy Trust of Oregon
St. Vincent de Paul Church
Fr. Bernard Youth Center
Oregon Psychoanalytic Center

Store to Door
Depaul Industries

OUR LADY OF PERPETUAL HELP CATHOLIC CHURCH ALBANY OREGON

SELCO Community Credit Union North Coast Christian Church

Union County Economic Development

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Camp Fire Columbia

TAKE III OUTREACH

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Clatsop Behavioral Healthcare

columbia gorge discovery center and

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NAMI of Washington County The Dalles Art Association

Temple Beth Israel

Willamette Leadership

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NORTH WILLAMETTE VALLEY HABITAT

FOR HUMANITY

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St. Joseph Shelter

The Inn Home for Boys, Inc.9138 MCKENZIEWATERSHED COUNCIL MENNONITE HOME OF ALBANY INC

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New Life Fellowship Church of God

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Education Travel & Culture, Inc.

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Jason Lee Manor/UMRC

Jesus Pursuit Church

YMCA of Marion and Polk Counties

PacificSource Health
Faith Christian Fellowship
Brookings Elks Lodge
Tualatin Lacrosse Club

Tillamook Seventh Day Adventist Church

Oregon Jewish Community Foundation

East River Fellowship Holy Family Academy

FIRST BAPTIST CHURCH OF EUGENE

Peace Lutheran Church Living Word Christian Center

Housing Authority of Douglas County

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Church

Friends for Animals Family Building Blocks

Goodwill Industries of Lane and South

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Friends of Driftwood Library

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The Church of Christ of Latter Day Saints

Cascade Height Public Charter School

PTA G.O.B.H.I

Association of Oregon Corrections

EMployees, Inc.

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300 Main Inc

Southwestern Oregon Public Defender

Services, Inc.

Albertina Kerr Centers
Dufur Christian Church
St. Matthew Catholic School

Serendipity Center Inc

CASA of Marion County

Westside Church of Christ Inc Northwest Family Services Network Charter School

Ride Connecton Parenting Now!

Christian Church of Woodburn

Verde

Native American Youth and Family Center Early College Academy

USO Northwest

Norkenzie Christian Church

Little Flower Development Center

TLO Farms

Evergreen Wings and Waves Ascension Episcopal Parish Center for Family Development West Salem Foursquare Church

Good Samaritan Ministry

Grace Lutheran Church of Molalla

HOPE LUTHERAN CHURCH Mount Pisgah Arboretum

Lower Columbia Estuary Partnership

Mt Hood Hospice

Opportunity Foundation of central

Oregon

Constructing Hope
Sprinkfield Elks #2145

Abuse Recovery Ministry & Services

Oasis Shelter Home Nehalem Bay House

p:ear

Health Share of Oregon St. Peter Catholic Church

Mid Willamette Valley Community

Action

A Hope For Autism Foundation

NW Sport Fishing Breast Friends

SEPTL Southeast Portland Tool Library

National Christian Community

Foundation

Legal Aid Services of Oregon LITC Willamette Valley Babe Ruth

Center For Continuous Improvement Northwest Center for Alternatives to

Pesticides

The Followers of Christ Church of

Oregon City SEIU Local 49

Emerald Media Group
West Hills Christian School

Trillium Sprigs

Western Arts Alliance Youth Dynamics Ashland Art Center

Apostolic Church of Jesus Christ DOUGLAS FOREST PROTECTIVE Oregon Lyme Disease Network

Ecotrust

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Teras Interventions and Counseling Inc

Brooklyn Primary PTO
Mountain View Academy

Salem Area Chamber of Commerce

First Congregational Chrch

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Ronald McDonald House Charities of Oregon & Southwest Washington Center for Human Development

Bridges to Change

DePaul Treatment Centers, Inc. Ministerio International Casa

New Paradise Worship Center Mission Increase Foundation

Curry Public Transit Inc

THREE RIVERS CASINO

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Bethesda Lutheran Church Legacy Mt. Hood Medical Center

Yamhill Community Care Organization

Portland Japanese Garden
The Madeleine Parish

The Tucker-Maxon Oral School Southwest Neighborhoods, Inc Wallowa Valley Center For Wellness

KIDS INTERVENTION AND DIAGNOSTIC

CENTER

Portland Yacht Club League of Women Voters

Oregon & Southern Idaho District

Council of Laborers'

Portland Police Sunshine Division

Curry Health Network
United Way of Lane County

Unithed Way

Community Energy Project

Portland Oregon Visitors Association Southern Oregon Project Hope

Our United Villages

Samaritan Health Services Inc. Santiam Assembly of God

CASCADES WEST FINANCIAL SERVICES

IN

Kilchis House

Calvary Assembly of God

Lake Grove Presbyterian Church

Grace Lutheran School
Western Mennonite School

OEA CHOICE TRUST

American Tinnitus Association Oregon Coast Aquarium, Inc.

HOPE POINT CHURCH

Unitus Community Credit Union
St John the Baptist Greek Orthodox

Church

COLUMBIA PACIFIC ECONOMIC

DEVELOPMENT DISTRICT OF OREGON

St Andrews Presbyterian

Oregon Rural Electric Cooperative

Association

THE MILL CASINO Cannon Beach Fire **Oregon State University** Life Flight Network LLC

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WILLAMETTE UNIVERSITY UNION

LINFIELD COLLEGE LOCAL GOVERNMENT PERSONNEL

MULTNOMAH BIBLE COLLEGE **INSTITUTE**

NORTHWEST CHRISTIAN COLLEGE GRANTS PASS MANAGEMENT SERVICES.

DBA NATIONAL COLLEGE OF NATURAL

MEDICINE SPIRIT WIRELESS **BLUE MOUNTAIN COMMUNITY** Kartini Clinic

COLLEGE Astra PORTLAND STATE UNIV. Beit Hallel

CLACKAMAS COMMUNITY COLLEGE Cvalco

MARYLHURST UNIVERSITY Elderhealth and Living

OREGON HEALTH AND SCIENCE **OREGON CORRECTIONS ENTERPRISES**

UNIVERSITY OREGON STATE HOSPITAL

BIRTHINGWAY COLLEGE OF MIDWIFERY OFFICE OF PUBLIC DEFENSE SERVICES pacific u Clatskanie People's Utility District

UNIVERSITY OF OREGON PIONEER COMMUNITY DEVELOPMENT

CONCORDIA UNIV MARION COUNTY HEALTH DEPT

Marylhurst University Ricoh USA

University Of Oregon Athletics

Corban College **Heartfelt Obstetrics & Gynecology** Oregon Center For Advanced T Coquille Economic Development UNIVERSITY OF PORTLAND

Corporation Portland Actors Conservatory CITY/COUNTY INSURANCE SERVICE

COMMUNITY CYCLING CENTER Department Shangri La Ecola Bible School Portland Impact Beta Omega Alumnae Eagle Fern Camp

Oregon Institute of Technology KLAMATH FAMILY HEAD START

EASTERN OREGON UNIVERSITY RIVER CITY DANCERS

Clackamas River Water Providers Oregon Permit Technical Association

eickhoff dev co inc **KEIZER EAGLES AERIE 3895**

Cornerstone Association Inc Pgma/Cathie Bourne

The Klamath Tribe Sunrise Water advocate care **Burns Paiute Tribe**

Oregon Public Broadcasting SPRINGFIELD UTILITY BOARD
La Grande Family Practice Tillamook Urban Renewal Agency

Sphere MD Netarts Water District
BIENESTAR, INC. OAK LODGE SANITARY DISTRICT

sunrise water authority Boardman Rural Fire Protection District

Silverton Fire District

EAstern Oregon Trade and Event Center Lewis and Clark Rural Fire Protection

Waste-Pro District

NPKA Rainbow Water District
Confederated Tribes of Warm Springs Illinois Valley Fire District

Oregon State Credit Union Clatskanie RFPD

PIONEER TELEPHONE COOPERATIVE PORT OF TILLAMOOK BAY

Halsey-Shedd Fire District TRI-COUNTY HEALTH CARE SAFETY NET

Nez Perce Tribe ENTERPRISE

Obsidian Urgent Care, P.C. METROPOLITAN EXPOSITION-First Presbyterian Church of La Grande RECREATION COMMISSION

CONFLUENCE ENVIRONMENTAL CENTE REGIONAL AUTOMATED INFORMATION

A&I Benefit Plan Administrators, Inc. NETWORK

K Churchill Estates OAK LODGE WATER DISTRICT CSC HEAD START THE PORT OF PORTLAND

NORTHWEST VINTAGE CAR AND WILLAMALANE PARK AND RECREATION

MOTORCYCLE DISTRICT

crescent grove cemetery TUALATIN VALLEY WATER DISTRICT
Roseburg Police Department UNION SOIL & WATER CONSERVATION

Molalla Rural Fire Protection District

MONMOUTH - INDEPENDENCE

LANE EDUCATION SERVICE DISTRICT

NETWORK TUALATIN HILLS PARK AND RECREATION

EUGENE WATER & ELECTRIC BOARD DISTRICT

MALIN COMMUNITY PARK AND PORT OF SIUSLAW

MALIN COMMUNITY PARK AND PORT OF SIUSLAW

RECREATION DISTRICT

CHEHALEM PARK AND RE

RECREATION DISTRICT CHEHALEM PARK AND RECREATION

TILLAMOOK PEOPLES UTILITY DISTRICT DISTRICT

GLADSTONE POLICE DEPARTMENT PORT OF ST HELENS
GOLD BEACH POLICE DEPARTMENT LANE TRANSIT DISTRICT

THE NEWPORT PARK AND RECREATION CENTRAL OREGON

CENTER INTERGOVERNMENTAL COUNCIL

RIVERGROVE WATER DISTRICT

TUALATIN VALLEY FIRE & RESCUE

HOODLAND FIRE DISTRICT NO.74

MID COLUMBIA COUNCIL OF

GASTON RURAL FIRE DEPARTMENT GOVERNMENTS

CITY COUNTY INSURANCE SERVICES WEST MULTNOMAH SOIL AND WATER

SOUTH SUBURBAN SANITARY DISTRICT CONSERVATION DISTRICT

SOUTH FORK WATER BOARD SALEM AREA MASS TRANSIT DISTRICT

Banks Fire District #13

SUNSET EMPIRE PARK AND RECREATION KLAMATH COUNTY 9-1-1

CITY OF GEARHART

SERIAL 16154-RFP

GLENDALE RURAL FIRE DISTRICT CITY OF BOARDMAN CITY OF CANBY **COLUMBIA 911 COMMUNICATIONS**

DISTRICT CITY OF CANYONVILLE

CLACKAMAS RIVER WATER CITY OF CENTRAL POINT POLICE

NW POWER POOL **DFPARTMENT**

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CITY OF ESTACADA Bend Metro Park & Recreation District

Port of Hood River CITY OF EUGENE La Pine Park & Recreation District CITY OF FAIRVIEW

Brookings- HArbor School District 17c Siuslaw Public Library District CITY OF GOLD HILL Columbia River Fire & Rescue CITY OF GRANTS PASS Fern Ridge Library District CITY OF GRESHAM Bend Park and Recreation District CITY OF HILLSBORO Port of Garibaldi CITY OF HOOD RIVER Seal Rock Water District CITY OF JOHN DAY

Rockwood Water P.U.D. CITY OF KLAMATH FALLS Tillamook Fire District CITY OF LA GRANDE Tillamook County Transportation Dist CITY OF MALIN

Central Lincoln People's Utility District CITY OF MCMINNVILLE

Jefferson Park and Recreation CITY OF HALSEY City of Monmouth / Public Works CITY OF MEDFORD McMinnville Police Department CITY OF MILL CITY CITY OF MILWAUKIE City of Sublimity CITY OF MORO City of Central Point Parks and Recreation CITY OF MOSIER

Gearhart Fire Department CITY OF NEWBERG Woodburn City Of CITY OF OREGON CITY Brookings Fire / Rescue CITY OF PILOT ROCK City of Veneta CITY OF POWERS

CITY OF DAMASCUS RAINIER POLICE DEPARTMENT

Hermiston Fire & Emergency Svcs CITY OF REEDSPORT CEDAR MILL COMMUNITY LIBRARY CITY OF RIDDLE CITY OF LAKE OSWEGO CITY OF SCAPPOOSE LEAGUE OF OREGON CITIES CITY OF SEASIDE **CITY OF SANDY** CITY OF SILVERTON CITY OF ASTORIA OREGON CITY OF STAYTON

CITY OF BEAVERTON

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City of Troutdale

CITY OF TUALATIN, OREGON

CITY OF PHOENIX

CITY OF WARRENTON

CITY OF WEST LINN/PARKS

CITY OF REDMOND

CITY OF WOODBURN

CITY OF TIGARD, OREGON

CITY OF AUMSVILLE

CITY OF Florence

CITY OF PORT ORFORD Columbia Gorge Community

CITY OF EAGLE POINT City of Dayton
CITY OF WOOD VILLAGE City of Carlton

St. Helens, City of City of Pendleton Convention Center

CITY OF WINSTON

City of Monmouth

CITY OF COBURG

City of Philomath

CITY OF NORTH PLAINS

CITY OF GERVAIS

Seaside Public Library

CITY OF YACHATS

City of Yoncalla

FLORENCE AREA CHAMBER OF La Grande Police Department

COMMERCE Cove City Hall

PORTLAND DEVELOPMENT NW PORTLAND INDIAN HEALTH BOARD

COMMISSION Portland Patrol Services

CITY OF CANNON BEACH OR

CITY OF ST. PAUL

CITY OF ADAIR VILLAGE

City Of Molalla

CITY OF WILSONVILLE ROCKWOOD WATER PEOPLE'S UTILITY

CITY OF HAPPY VALLEY DISTRICT

CITY OF SHADY COVE City of St. Helens
CITY OF LAKESIDE City of North Powder
CITY OF MILLERSBURG City of Eugene

CITY OF GATES

City of Cornelius, OR

KEIZER POLICE DEPARTMENT

CITY OF DUNDEE

City of Independence

CITY OF AURORA

City of Cascade Locks

THE CITY OF NEWPORT

City of Cascade Locks

City of Columbia City

CITY OF ALBANY

City of Baker City

CITY OF ASHLAND McMinnville Water & Light

CITY OF LEBANON City of Pendleton Parks & Recreation

CITY OF PORTLAND

CITY OF SWEETHOME

CITY OF SALEM

CITY OF THE DALLES

CITY OF SPRINGFIELD

CLACKAMAS FIRE DIST#1

METRO

DESCHUTES PUBLIC LIBRARY

CITY OF BURNS

STAYTON FIRE DISTRICT

CITY OF COTTAGE GROVE City of Ontario

CITY OF DALLAS

City of Corvallis Parks and Recreation

CITY OF FALLS CITY

North Lincoln Fire & Rescue #1

Gresham Police Department SANDY FIRE DISTRICT NO. 72
City of Harrisburg BAY AREA HOSPITAL DISTRICT

Gladstone Public Library

NEAH KAH NIE WATER DISTRICT

City of Portland Parks Bureau PORT OF UMPQUA

Seaside Fire & Rescue EAST MULTNOMAH SOIL AND WATER

City Of North Bend CONSERVANCY

City of Union Benton Soil & Water Conservation

City of Nehalem District

City of Richland DESCHUTES PUBLIC LIBRARY SYSTEM

CITY OF LINCOLN CITY CLEAN WATER SERVICES

City of Donald North Douglas County Fire & EMS
City of Milton-Freewater Crooked River Ranch Rural Fire

CITY OF SCIO Protection District

City of Forest Grove PARROTT CREEK CHILD & FAM
City Govrnment South Lane County Fire And Rescue
City of Mt. Angel Lake Chinook Fire & Rescue

Albany Police Department Clackamas County Water Environment

Umatilla Electric Cooperative Services

WATER ENVIRONMENT SERVICES Amity Fire District

Polk County Fire District No.1 CENTRAL OREGON COMMUNITY

Netarts-Oceanside RFPD COLLEGE

UIUC UMPQUA COMMUNITY COLLEGE

Rogue River Fire District

Aurora Rural Fire District

Tillamook County Emergency

Communications District

LANE COMMUNITY COLLEGE

MT. HOOD COMMUNITY COLLEGE

LINN-BENTON COMMUNITY COLLEGE

SOUTHWESTERN OREGON COMMUNITY

Southern Coos Hospital COLLEGE

Oregon Cascades West Council of PORTLAND COMMUNITY COLLEGE

Governments CHEMEKETA COMMUNITY COLLEGE

MULTONAH COUNTY DRAINAGE ROGUE COMMUNITY COLLEGE
DISTRICT #1 COLUMBIA GORGE COMMUNITY

PORT OF BANDON COLLEGE

OR INT'L PORT OF COOS BAY

TILLAMOOK BAY COMMUNITY COLLEGE

MID-COLUMBIA CENTER FOR LIVING KLAMATH COMMUNITY COLLEGE

DESCHUTES COUNTY RFPD NO.2 DISTRICT

YOUNGS RIVER LEWIS AND CLARK Oregon Coast Community College

WATER DISTRICT Clatsop Community College

PACIFIC STATES MARINE FISHERIES North Portland Bible College

COMMISSION OREGON COMMUNITY COLLEGE

CENTRAL OREGON IRRIGATION ASSOCIATION

DISTRICT Teacher Standards and Pracitices

MARION COUNTY FIRE DISTRCT #1 Commission

COLUMBIA RIVER PUD Salem Keizer School District Purchasing

Kdrv Channel 12

Opta Oregon Permit Technician Oregon Forest Resources Institute

Office of the Ong Term Care

Ombudsman

Oregon State Lottery

OREGON TOURISM COMMISSION

OREGON STATE POLICE

OFFICE OF THE STATE TREASURER OREGON DEPT. OF EDUCATION

SEIU LOCAL 503, OPEU

OREGON DEPARTMENT OF FORESTRY OREGON STATE DEPT OF CORRECTIONS

OREGON CHILD DEVELOPMENT

COALITION

OFFICE OF MEDICAL ASSISTANCE

PROGRAMS

OREGON OFFICE OF ENERGY

OREGON STATE BOARD OF NURSING BOARD OF MEDICAL EXAMINERS

OREGON LOTTERY

OREGON BOARD OF ARCHITECTS

SANTIAM CANYON COMMUNICATION

CENTER

OREGON DEPT OF TRANSPORTATION

OREGON TRAVEL INFORMATION

COUNCIL

OREGON DEPARTMENT OF EDUCATION

OREGON DEPT. OF CORRECTIONS

DEPARTMENT OF ADMINISTRATIVE

SERVICES

Oregon Board of Massage Therapists

Oregon Tradeswomen
Oregon Convention Center

OREGON SCHL BRDS ASSOCIAT

Central Oregon Home Health and Hos

Oregon Health Care Quality Cor

OREGON DEPARTMENT OF HUMAN

SERVICES

Oregon Air National Guard

Training & Employment

State of Oregon - Department of

Administrative Services

Aging and People with Disabilities

Oregon State Treasury
Oregon State Fair Council
Procurement Services/DAS

STATE OF OREGON

OREGON JUDICIAL DEPARTMENT
Oregon State Board of Architect

Examiners

City of Astoria Fire Department

Columbia Gorge ESD

Nehalem Bay Wastewater

Association of Oregon Community

Mental Health Programs

VA

US FISH AND WILDLIFE SERVICE Bonneville Power Administration Oregon Army National Guard

USDA Forest Service

Yellowhawk Tribal Health Center

ANGELL JOB CORPS

Coquille Indian Housing Authority
COLLEGE HOUSING NORTHWEST

HOUSING AUTHORITY OF CLACKAMAS

COUNTY

HOUSING AUTHORITY OF PORTLAND WEST VALLEY HOUSING AUTHORITY

HOUSING AUTHORITY AND COMMUNITY SERVICES AGENCY NORTH BEND CITY- COOS/URRY

HOUSING AUTHORITY

MARION COUNTY HOUSING AUTHORITY HOUSING AUTHORITY OF THE CITY OF

SALEM

Housing Authority of Yamhill County
The Housing Authority of the County of

Umatilla homeforward

EXHIBIT 9

FEMA STANDARD TERMS AND CONDITIONS ADDENDUM FOR CONTRACTS AND GRANTS

If any purchase made under the Master Agreement is funded in whole or in part by Federal Emergency Management Agency ("<u>FEMA</u>") grants, Contractor shall comply with all federal laws and regulations applicable to the receipt of FEMA grants, including, but not limited to the contractual procedures set forth in Title 44 of the Code of Federal Regulations, Part 13 ("<u>44 CFR 13</u>").

In addition, Contractor agrees to the following specific provisions:

- 1. Pursuant to 44 CFR 13.36(i)(1), County is entitled to exercise all administrative, contractual, or other remedies permitted by law to enforce Contractor's compliance with the terms of this Master Agreement, including but not limited to those remedies set forth at 44 CFR 13.43.
- 2. Pursuant to 44 CFR 13.36(i)(2), County may terminate the Master Agreement for cause or convenience in accordance with the procedures set forth in the Master Agreement and those provided by 44 CFR 13.44.
- 3. Pursuant to 44 CFR 13.36(i)(3)-(6)(12), and (13), Contractor shall comply with the following federal laws:
- a. Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor ("DOL") regulations (41 CFR Ch. 60);
- b. Copeland "Anti-Kickback" Act (18 U.S.C. 874), as supplemented in DOL regulations (29 CFR Part 3);
- c. Davis-Bacon Act (40 U.S.C. 276a-276a-7) as supplemented by DOL regulations (29 CFR Part 5);
- d. Section 103 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-330) as supplemented by DOL regulations (29 CFR Part 5);
- e. Section 306 of the Clean Air Act (42 U.S.C. 1857(h), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15); and
- f. Mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871).
- 4. Pursuant to 44 CFR 13.36(i)(7), Contractor shall comply with FEMA requirements and regulations pertaining to reporting, including but not limited to those set forth at 44 CFR 40 and 41.
- 5. Pursuant to 44 CFR 13.36(i)(8), Contractor agrees to the following provisions regarding patents:
- a. All rights to inventions and/or discoveries that arise or are developed, in the course of or under this Agreement, shall belong to the County and be disposed of in accordance with County policy. The County, at its own discretion, may file for patents in connection with all rights to any such inventions and/or discoveries.

- 6. Pursuant to 44 CFR 13.36(i)(9), Contractor agrees to the following provisions, regarding copyrights:
- a. If this Agreement results in any copyrightable material or inventions, in accordance with 44 CFR 13.34, FEMA reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish or otherwise use, for Federal Government purposes:
 - (1) The copyright in any work developed under a grant or contract; and
 - (2) Any rights of copyright to which a grantee or a contactor purchases ownership with grant support.
- 7. Pursuant to 44 CFR 13.36(i)(10), Contractor shall maintain any books, documents, papers, and records of the Contractor which are directly pertinent to this Master Agreement. At any time during normal business hours and as often as County deems necessary, Contractor shall permit County, FEMA, the Comptroller General of United States, or any of their duly authorized representatives to inspect and photocopy such records for the purpose of making audit, examination, excerpts, and transcriptions.
- 8. Pursuant to 44 CFR 13.36(i)(11), Contractor shall retain all required records for three years after FEMA or County makes final payments and all other pending matters are closed. In addition, Contractor shall comply with record retention requirements set forth in 44 CFR 13.42.

Maricopa County

SERIAL 16154-RFP

EXHIBIT 10

COMMUNITY DEVELOPMENT BLOCK GRANT ADDENDUM

Purchases made under this contract may be partially or fully funded with federal grant funds. Funding for this work may include Federal Funding sources, including Community Development Block Grant (CDBG) funds from the U.S. Department of Housing and Urban Development. When such funding is provided, Contractor shall comply with all terms, conditions and requirements enumerated by the grant funding source, as well as requirements of the State statutes for which the contract is utilized, whichever is the more restrictive requirement. When using Federal Funding, Contractor shall comply with all wage and latest reporting provisions of the Federal Davis-Bacon Act. HUD-4010 Labor Provisions also applies to this contract.

ATTACHMENT A PRICING

| SERIAL 16154- NIGP CODE: 45 RESPONDENT' COUNTY VENI ADDRESS: | 5041 'S NAME: | | | | | | | | |
|--|-----------------------------|------------------|-------------------|---|-------------------|----------|--|----------------------|----------|
| P.O. ADDRESS TELEPHONE N FACSIMILE NU WEB SITE: CONTACT (RE REPRESENTAT | IUMBER: JMBER: PRESEN | | s: | | | | | | |
| | | | | | | | YES | NO | REBATE |
| WILL ALLOW | OTHER C | GOVERNMENTA | L E | NTITIES TO PURCHASE FROM | THIS CONTRA | СT | [] | [] | |
| WILL ACCEPT | PROCUE | REMENT CARD | FOR | PAYMENT: | | | [] | [] | |
| FAILURE TO IN | NDICATE | | RMS | OF THE FOLLOWING PAYME WILL RESULT IN A DEFAULT CTION BELOW. | | YS | | | |
| [] NET 10 [] NET 15 [] NET 20 [] NET 30 | DAYS DAYS | İ | [] [] [] | NET 45 DAYS NET 60 DAYS NET 90 DAYS 2% 10 DAYS NET 30 DAYS | [] [] [] | 2% 1% | 6 10 DAYS NE 6 30 DAYS NE 6 30 DAYS NE 6 30 DAYS NE | T 31 DAY T 31 DAY | YS YS |
| 1.0 PRICING | : | | | | | | | | |
| | 1. | 2 Wholesale Cata | log l | Discount By Category | Annua | Iss | ue Date of Cata | log | |
| MINIMUM | | (In | sert | Sub-categories as necessary) | | | MINIMUM from | | % |
| 1.1 Example: | | Category 1 | | Appliances Washing Machines | | | | | |
| 1.2 Example: | | Category 2 | | Building Materials Lumber | | | | | % % |
| 1.3 | | Category 3 | | Hardware | | | | | % |
| 1.4 | | Category 4 | | HVAC | | | | | _ % |
| 1.5 | | Category 5 | | Kitchen and Bath Cabinets | | | | | % |
| 1.6 | | Category 6 | | Janitorial | | | | | % |
| 1.7 | | Category 7 | | Landscaping Equipment and | Supplies | | | | % |
| 1.8 | | Category 8 | | Motors/Pumps | | | | | _% |
| 1.9 | | Category 9 | | Paints/Coatings | | | | | _% |
| 1.10 | | Category 10 | | Plumbing | | | | | % |
| 1.11 | | Category 11 | | Pool Supplies | | | | | % |

ATTACHMENT A

| 1.12 | Category 12 | Tools, Hand-Held General Purpose | % |
|------|--|--|-------------------|
| 1.13 | Category 13 | Tools, Power Type | % |
| 1.14 | Category 14 | Flooring and Window Coverings | % |
| 1.15 | Category 15 | Hospitality | % |
| 1.16 | Category 16 | Water/Wastewater Treatment | % |
| 1.17 | Category 17 | Miscellaneous | % |
| 1.18 | Category 18 | In Store Services | % |
| 1.19 | Category 19 | Industrial Products | % |
| 1.2 | Do you offer a Rebate is | n lieu of a discount(Y/N) | |
| | Detail your Rebate Prog (Section 2.7) | gram in your Proposal Response | |
| 1.3 | | AT IS SOLD AS COST PLUS A EXCEED A MARKUP OF FIVE (5) | PROPOSED MARKUP%* |

ALL COST PLUS ORDERS SHALL BE APPROVED BY THE USING AGENCY.

Maricopa County

Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 Pricing Analysis

Retail MRO

| | | | | Retail MRO | | | | D: | | |
|----------------|-------------------|--------------------------------|----------------|---|--------------------|----------|------------|----------------------------|-------------------|----------------------|
| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Net Price | Extended Total Price |
| Example | ABC Company | 123456 | 11111 | ABC SEMIGLOSS PAINT 5 GAL | EA | 1000 | \$ 10.00 | 20% | \$ 8.00 | \$ 8,000.00 |
| 1 | 3M | 2090-48A-CP | 360199 | SCOTCHBLUE 1.88" 2090 6PK | CS 4 | 4,941 | | | \$ - | \$ - |
| 2 | American Standard | 2586.128ST.020 | 615356 | CHAMPION MAX WHT ELONGATED TOILET | EA | 696 | | | \$ - | \$ - |
| 3 | Anderson | 100SH2438 | 206781346 | 100 SERIES SINGLE HUNG WINDOW WHITE | EA | 1,977 | | | \$ - | \$ - |
| 4 | Armstrong | 54004031 | 171292 | 1/8"CIVIC SQ STONETAN VCT 54004-45SF | CS | 7,519 | | | \$ - | \$ - |
| 5 | Armstrong | 51899031 | 921416 | 1/8"EXCELON COOLWHITE VCT 51899-45SF | CS | 4,745 | | | \$ - | \$ - |
| 6 | Behr | PR17005 | 661157 | BEHR PRO i100 WHITE SEMI-GLOSS INT PAINT-5 GAL | EA | 3,776 | | | \$ - | \$ - |
| 7 | Behr | 305005 | 927820 | BEHR PPI 3050 SG UPW 5.00GL | EA | 2,624 | | | \$ - | \$ - |
| 8 | Behr | 375005 | 436078 | BEHR PPUI 3750 SG UPW 5.00GL | EA | 1,753 | | | \$ - | \$ - |
| 9 | Behr | 205005 | 924751 | BEHR PPI 2050 EGG UPW 5.00GL | EA | 1,724 | | | \$ - | \$ - |
| 10 | Behr | 275005 | 433381 | BEHR PPUI 2750 EGG UPW 4.68GL | EA | 1,627 | | | \$ - | \$ - |
| 11 | Behr | 775005 | 436229 | BEHR PPUI 7750 SATIN UPW 5.00GL | EA | 1,194 | | | \$ - | \$ - |
| 12 | Black & Decker | LDX120PK | 204067339 | 20V MAX LITHIUM DRILL/PROJECT KIT | EA | 579 | | | \$ - | \$ - |
| 13 | Brita | 6025835214 | 714338 | BRITA FAUCET FILTER SYSTEM | EA | 20,004 | | | \$ - | \$ - |
| 14 | Brita | 6025842402 | 714243 | BRITA REPL FAUCET FILT WHT | PKG 2 | 18,000 | | | \$ - | \$ - |
| 15 | Crown Bolt | 10700 | 231230 | EXTERNAL HEX-HEAD LAG SCREWS (25-PACK) | PKG 25 | 17.804 | | | \$ - | \$ - |
| 16 | Dewalt | DC9096-2 | 255667 | DEWALT 18V BATTERY 2PK | PKG 2 | 2,491 | | | \$ - | \$ - |
| 17 | Dewalt | DXPW3425 | 1000025413 | Honda GX200 3,400 psi 2.5 GPM Gas Pressure Washer | EA | 273 | | | \$ - | \$ - |
| 18 | Energizer | 522SBP6H | 250355 | ENERGIZER 9V 6-PK | PKG 6 | 16,113 | | | \$ - | \$ - |
| 19 | Energizer | E91SBP36H | 553471 | ENERGIZER AA 36-PACK | PKG 36 | 15,006 | | | \$ - | \$ - |
| 20 | Frigidaire | FFHT1814QW | 1001003542 | 18 cu. ft. Top Freezer Refrigerator in White | EA | 585 | | | \$ - | \$ - |
| 21 | Frigidaire | FFTR2021QB | 1001023832 | 20.4 cu. ft. Top Freezer Refrigerator in Black | EA | 237 | | | \$ - | \$ - |
| 22 | General Electric | GTE18GTHWW | 1001101226 | 17.5 cu. ft. Top Freezer Refrigerator in White | EA | 1,153 | | | \$ - | \$ - |
| 23 | General Electric | GTS18GTHWW | 1001054519 | 17.5 cu. ft. Top Freezer Refrigerator in White | EA | 1,153 | | | \$ - | \$ - |
| 24 | General Electric | GTE16DTHWW | 1000053481 | 15.5 cu. ft. Top Freezer Refrigerator in White | EA | 947 | | | \$ - | \$ - |
| 25 | General Electric | GTS16DTHWW | 1000051811 | 15.5 cu. ft. Top Freezer Refrigerator in White | EA | 947 | | | \$ - | \$ - |
| 26 | General Electric | ADEL70LR | 218767 | 70-Pint Dehumidifier | EA | 592 | | | \$ - | \$ - |
| 27 | General Electric | JB255DJBB | 205793230 | 5.0 cu. ft. Electric Range with Self-Cleaning Oven in Black | EA | 200 | | | \$ - | \$ - |
| 28 | Generic | N/A | 686107 | 40LB ICE MELT BLEND BAG | EA | 18,050 | | | \$ - | \$ - |
| 29 | Glacier Bay | N2428E | 686826 | GB ELONGATED ALL-IN-ONE HET IN WHITE | EA | 2,250 | | | \$ - | \$ - |
| 30 | Glacier Bay | N2428RB/N2428T | 340995 | GLAC BAY RND HET TOILET 2PC | EA | 1,896 | | | \$ - | \$ - |
| 31 | Glidden | GPS-3110-05 | 137925 | GLIDDEN PRO SPEED-WALL EGGSHELL INT PAINT-5 GAL | EA | 3.526 | | | \$ - | \$ - |
| 32 | Glidden | GP7-5000-05 | 563851 | ULTRA HIDE 770 SEMIGLOSS INT PAINT 5-GAL | EA | 2,085 | | | \$ - | \$ - |
| 33 | HDX | 3072FX | 567757 | 6' UTILITY/BANQUET FOLDING TABLE | EA | 4,460 | | | \$ - | \$ - |
| 34 | HDX | 6T60184872C | 525441 | 48"X18"X72" CHROME WIRE 6-SHELF UNIT | EA | 1,563 | | | \$ - | \$ - |
| 35 | Home Depot | 05GLHD2 | 131227 | 5GAL HOMER BUCKET | EA | 59,331 | | | \$ - | \$ - |
| 36 | Hotpoint | HPS15BTHRWW | 1000051805 | 14.6 cu. ft. Top Freezer Refrigerator in White | EA | 678 | | | \$ - | \$ - |
| 37 | Hotpoint | HPE15BTHWW | 1000051665 | 14.6 cu. ft. Top Freezer Refrigerator in White | EA | 678 | | | \$ - | \$ - |
| 38 | Hotpoint | HPS15BTHLWW | 1000053405 | 14.6 cu. ft. Top Freezer Refrigerator in White | EA | 678 | | | \$ - | \$ - |
| 39 | Hotpoint | RA720KWH | 100401446 | 20 in. 2.4 cu. ft. Electric Range in White | EA | 509 | | | \$ - | \$ - |
| 40 | Hotpoint | RGB525DEHWW | 1000050930 | 4.8 cu. ft. Gas Range in White | EA | 474 | | | \$ - | \$ - |
| 41 | Hotpoint | HPS18BTHWW | 1000030930 | 17.6 cu. ft. Top Freezer Refrigerator in White | EA | 411 | | | \$ - | \$ - |
| 42 | Husky | HK42WC032B-M | 690969 | HUSKY 42G CONTRACTOR TRASHBAG 32PK | BX 32 | 14,319 | | | \$ - | \$ - |
| 43 | Husky | HK42WC050B | 267000 | HUSKY 42G CONTRACTOR TRASHBAG 32FK | BX 50 | 6,731 | 1 | | \$ - | \$ - |
| 43 | Husky | ERZ782478W-4 | 458424 | 77"X24"X78" WELDED STEEL 4-SHELF | EA | 1,963 | | | \$ - | \$ - |
| 44 | InSinkErator | Badger 500 | 795477 | 1/2HP B500 CONTIN FEED GRBGE DISPSR | EA | 1,569 | 1 | | \$ - | \$ - |
| 46 | Kidde | KN-COSM-BA | 100004653 | BAT OP COMB SMOKE/CO ALARM W VOICE ALERT | EA | 15,889 | | | \$ - | \$ - |
| 40 | Niuue | NIN-COSIVI-BA | 100004003 | DAT OF COMID SIMONE/CO ALAKIM W VOICE ALERT | EA | 15,009 | l . | | φ - | φ - |

Maricopa County

Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 Pricing Analysis

Retail MRO

| | | | | Ketali Wiko | | | | | | |
|----------------|------------------|--------------------------------|----------------|---|--------------------|----------|--------------|----------------------------|-------------------|-------------------------|
| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Net Price | Extended Total Price |
| 47 | Kidde | KN-COSM-XTR-BA | 622269 | BAT OP COMB SMOKE/CO ALARM W VOICE ALERT | EA | 13,572 | | | \$ - | \$ - |
| 48 | Kidde | KN-COPE-I | 714543 | 120-VOLT HARDWIRED INTER CONNECT SMOKE/CO | EA | 12,234 | | | \$ - | \$ - |
| 49 | Kidde | KN-COPE-D | 1000037789 | BAT OP PHOTO ELECTRIC COMB SMOKE/CO ALARM | EA | 11,403 | | | \$ - | \$ - |
| 50 | LG | LW5015E | 1001088841 | 5K BTU WINDOW A/C W E/S | EA | 1,232 | | | \$ - | \$ - |
| 51 | LG | LW1215ER | 1000026812 | 12KBTU WINDOW A/C W/REMOTE | EA | 925 | | | \$ - | \$ - |
| 52 | LG | LW6015ER | 1000026799 | 6K BTU WINDOW A/C W/REMOTE | EA | 925 | | | \$ - | \$ - |
| 53 | LG | LW8015ER | 1000026802 | 8K BTU WINDOW A/C W/REMOTE | EA | 842 | | | \$ - | \$ - |
| 54 | LG | LP1014WNR | 379969 | 10,000 BTU PORTABLE AIR CONDITIONER | EA | 808 | | | \$ - | \$ - |
| 55 | LG | LW1016ER | 1001597779 | 10K BTU WINDOW A/C W/REMOTE | EA | 658 | | | \$ - | \$ - |
| 56 | LG | LP1214GXR | 1000026828 | 12,000 BTU PORTABLE AIR CONDITIONER | EA | 426 | | | \$ - | \$ - |
| 57 | N/A | N/A | 161640 | 2X4-96" PRIME KD WHITEWOOD STUD | EA | 238,241 | | | \$ - | \$ - |
| 58 | N/A | N/A | 569062 | 2X4-92 5/8" PRIME WHITEWOOD STUD | EA | 78,863 | | | \$ - | \$ - |
| 59 | N/A | N/A | 386081 | 7/16 4X8 OSB | EA | 68,696 | | | \$ - | \$ - |
| 60 | N/A | N/A | 161659 | 2X4-10FT STD/BTR KD-HT PRIME SPF | EA | 49,632 | | | \$ - | \$ - |
| 61 | N/A | N/A | 161667 | 2X4-12FT STD/BTR KD-HT PRIME SPF | EA | 45,986 | | | \$ - | \$ - |
| 62 | N/A | N/A | 256276 | 4X4-8FT #2 PT | EA | 33,627 | | | \$ - | \$ - |
| 63 | N/A | N/A | 161683 | 2X4-16FT STD/BTR KD-HT PRIME SPF | EA | 24,669 | | | \$ - | \$ - |
| 64 | N/A | N/A | 492930 | 5.0MM 4X8 UNDERLAYMENT | EA | 23,868 | | | \$ - | \$ - |
| 65 | N/A | N/A | 166103 | 23/32 4X8 PLYWOOD | EA | 22,120 | | | \$ - | \$ - |
| 66 | N/A | N/A | 439614 | 23/32 4X8 PLYWOOD | EA | 22,120 | | | \$ - | \$ - |
| 67 | N/A | N/A | 166073 | 15/32 4X8 PLYWOOD (3-PLY) | EA | 14,845 | | | \$ - | \$ - |
| 68 | N/A | N/A | 166081 | 19/32 4X8 PLYWOOD | EA | 12,760 | | | \$ - | \$ - |
| 69 | N/A | N/A | 175171 | 23/32 4X8 RADIATA PINE PLYWOOD | EA | 9.628 | | | \$ - | \$ - |
| 70 | N/A | N/A | 915378 | 15/32 4X8 PLYWOOD (4-PLY) | EA | 9,062 | | | \$ - | \$ - |
| 71 | N/A | N/A | 121586 | .090 FRP WALL PANEL 4X8 WHITE | EA | 7.900 | | | \$ - | \$ - |
| 72 | N/A | N/A | 166057 | 23/32 4X8 SANDED PLYWOOD | EA | 6,872 | | | \$ - | \$ - |
| 73 | N/A | N/A | 166030 | 15/32 4X8 SANDED PLYWOOD | EA | 6,574 | | | \$ - | \$ - |
| 74 | N/A | N/A | 921394 | 1/8"EXCELON COTTGETAN VCT 51830-45SF | CS | 5.843 | | | \$ - | \$ - |
| 75 | N/A | N/A | 261688 | 23/32" 4X8 PT RTD SHEATHING PLY | EA | 5,820 | | | \$ - | \$ - |
| 76 | N/A | N/A | 920924 | 23/32 4X8 T&G PLYWOOD SUBFLOOR | EA | 5.249 | | | \$ - | \$ - |
| 77 | N/A | N/A | 165921 | 3/4 4X8 BIRCH PLYWOOD | EA | 3.510 | | | \$ - | \$ - |
| 78 | Niagara | NDW05L24DR | 218340 | 1/2 LITER WATER 24PK | PKG 24 | 62,265 | | | \$ - | \$ - |
| 79 | Owens Corning | RU70 | 564987 | ATTICAT INSULATION | EA | 6,141 | | | \$ - | \$ - |
| 80 | Plytanium | 113699 | 915440 | 19/32" 4'X8' T1-11 8"OC SIDING | EA | 5,329 | | | \$ - | \$ - |
| 81 | Rheem | XG40T06EC36U1 | 1001300147 | 40GAL/36K BTU GAS TALL PERF W/H N3 | EA | 377 | | | \$ - | \$ - |
| 82 | Sakrete | 65200390 | 533829 | 80LB QUIKRETE CONCRETE MIX | EA | 129,185 | | | \$ - | \$ - |
| 83 | Sakrete | 65200940 | 666249 | 60LB SAKRETE CONCRETE MIX | EA | 76,898 | | | \$ - | \$ - |
| 84 | Sakrete | 65305535 | 370328 | 50LB SAKRETE FAST SET CONCRETE | EA | 64,977 | | | \$ - | \$ - |
| 85 | Sakrete | 65200370 | 962050 | 80LB SAKRETE 5000 PLUS CONCRETE | EA | 61,753 | | | \$ - | \$ - |
| 86 | Sakrete | 60450001 | 428632 | 60LB SAKRETE ALL WEATHER BLACKTOP PATCH | EA | 38,047 | | | \$ - | \$ - |
| 87 | Sheetrock | 381466 | 950254 | USG +3 ALL PURP LIGHT JC PAIL 4.5GAL | EA | 11.761 | 1 | | \$ - | \$ - |
| 88 | Sheetrock | 14113411708 | 893749 | 1/2"X4'X8' USG ULTRALIGHT DRYWALL | EA | 45,316 | 1 | | \$ - | \$ - |
| 89 | Sheetrock | 14211011308 | 419109 | 5/8"X4'X8' FIRECODE TYPE X DRYWALL | EA | 21,452 | | | \$ - | \$ - |
| 90 | Sheetrock | 14302111708 | 525423 | 1/2"X4'X8' USG MOLDTOUGH UL DRYWALL | EA | 14,604 | | | \$ - | \$ - |
| 91 | Sheetrock | 380119048 | 258725 | All-Purpose 4.5 Gal. Pre-Mixed Joint Compound | EA | 12,455 | | | \$ - | \$ - |
| 92 | Southwire | 11580858 | 866245 | 500 FT. 14 WHITE SOLID THHN WIRE | EA | 8,537 | | | \$ - | \$ - |
| 93 | TrafficMASTER | 12012 | 107971 | TMALLURE CHERRY RESILIENT PLANK-24SF | EA | 6.700 | | | \$ - | \$ - |
| 94 | TrafficMASTER | 11053 | 101701 | TM ALLURE OAK RESILIENT PLANK-24SF | EA | 4.513 | | | \$ - | \$ - |

Maricopa County

Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 Pricing Analysis

Retail MRO

| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Net Price | ended I Price |
|----------------|------------------|--------------------------------|----------------|---|--------------------|----------|------------|----------------------------|-------------------|----------------------|
| 95 | USG Ceilings | R2310 | 562785 | 2'X4'#2310 RADAR SQ EDGE CEILNG 64SF | CS | 8,580 | | | \$ - | \$ - |
| 96 | USG Ceilings | 280 | 314803 | 2'X4' #280 5TH AVE SQ CEILNG 64SF | EA | 6,796 | | | \$ - | \$ - |
| 97 | Weathershield | 253920 | 167929 | 2X4-8FT #2 PRIME PT WEATHERSHIELD | EA | 40,577 | | | \$ - | \$ - |
| 98 | Weathershield | 253921 | 168335 | 2X6-8FT #2 PRIME PT WEATHERSHIELD | EA | 28,783 | | | \$ - | \$ - |
| 99 | Weathershield | 262P12 | 168746 | 2X6-12FT #2 PRIME PT WEATHERSHIELD | EA | 22,224 | | | \$ - | \$ - |
| 100 | Wilsonart | 1875K3537660144 | 203747471 | 60 in. x 144 in. Laminate Sheet in Summer Carnival HD with Mirage | EA | 80 | | | \$ - | \$ - |
| | | | | | | | | | TOTAL | \$ - |

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Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 Pricing Analysis

Wholesale MRO

| | | | | Wholesale MRO | | | | | | | |
|----------------|--------------------------|--------------------------------|-------------------|--|--------------------|----------|------------|----------------------------|----------------|------|-------------------------|
| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit N Pric | | Extended Total Price |
| Example | ABC Company | 123456 | 11111 | ABC SEMIGLOSS PAINT 5 GAL | EA | 1000 | \$ 10.00 | 20% | | 8.00 | \$ 8,000.00 |
| 1 | ACHIM IMPORTING | OPR376WH36 | 797139 | 37-1/4X6' Rm Dark Wht Roller Shade | EA | 8,891 | | | \$ | - | \$ - |
| 2 | AMREP, INC | ZUHTFF5G | 113032 | Flr Finish, 5 Gal Zep Hgh Traffic | EA | 1,302 | | | \$ | - | \$ - |
| 3 | AMREP, INC | ZULFFS5G | 113031 | 5 Gal Zep Heavy-Duty Floor Stripper | EA | 1,967 | | | \$ | - | \$ - |
| 4 | AMREP, INC | ZULFFS128 | 113035 | 1 Gal Zep Heavy-Duty Floor Stripper | EA | 3,648 | | | \$ | - | \$ - |
| 5 | BEMIS MAN. COMPANY | 1650EC | 189860 | Bemis Easy Change Wood Toilet Seat EL | EA | 3,397 | | | \$ | | \$ - |
| 6 | BRASSCRAFT SERVICE PARTS | HDS478105 | 478105 | Delta H/C 1300/1400 Srs PB Ctg | EA | 2,952 | | | \$ | | \$ - |
| 7 | BRASSCRAFT SERVICE PARTS | SLD1327 | 478107 | Delta 1300/1400 Srs Ctg Assmbly | EA | 988 | | | \$ | - | \$ - |
| 8 | BRK | SC9120B | 126722 | BRK AC/DC COMBO CO/SMOKE ALARM | EA | 8,268 | | | \$ | | \$ - |
| 9 | BRK | 9120B | 126707 | DIRECTWIRE SMOKE ALARM W/BATTERY BACK UP | EA | 18,231 | | | \$ | - | \$ - |
| 10 | BRK | 9120AB | 126523 | BRK AC/DC ALKALINE BAT SMOKE ALARM | EA | 6,368 | | | \$ | - | \$ - |
| 11 | BRK | SCO2B | 126720 | BRK CARBON MONOXIDE/SMOKE ALARM | EA | 2,172 | | | \$ | - | \$ - |
| 12 | BRK | SA350B | 109944 | 10YR Lith Battery Ion Smoke Alarm | EA | 2,756 | | | \$ | | \$ - |
| 13 | BRK | 7010B | 126728 | 120 VOLT PHOTOELECTRIC SMOKE ALARM | EA | 2,291 | | | \$ | - | \$ - |
| 14 | BRK | CO250B | 126516 | BRK 9 VOLT CARBON MONOXIDE ALARM | EA | 1,924 | | | \$ | - | \$ - |
| 15 | BRK | CO5120BN | 126602 | BRK AC/DC CO ALARM | EA | 1,268 | | | \$ | - | \$ - |
| 16 | BROAN MFG CO INC | 413001 | 281200 | Broan 30" Wht Range Hood Non-Vented | EA | 4,990 | | | \$ | - | \$ - |
| 17 | BROAN MFG CO INC | 412401 | 281150 | Broan 24" Wht Range Hood Non-Vented | EA | 1,968 | | | \$ | - | \$ - |
| 18 | BROAN MFG CO INC | 403001 | 281025 | Broan 30"Wht RngHd 3-1/4x10" Vnt 160CFM | EA | 1,892 | | | \$ | - | \$ - |
| 19 | BROAN MFG CO INC | 423001 | 281375 | Broan 30" Wht Rng Hd 7"Rnd Vent 190CFM | EA | 1,887 | | | \$ | - | \$ - |
| 20 | BROAN MFG CO INC | BP43 | 248750 | RANGE HOOD LIGHT LENS | EA | 8,229 | | | \$ | - | \$ - |
| 21 | BROAN MFG CO INC | 402401 | 280900 | Broan 24" Wht RngHd 3-1/4x10" Vnt 160CFM | EA | 808 | | | | - | \$ - |
| 22 | CHAMPION | 1079347880583-9 | 703168 | 82-3/8" White Vertical Vane 50/Pkg | PKG 50 | 859 | | | \$ | - | \$ - |
| 23 | CHAMPION | 1079347805416-9 | 702084 | 35 x 64 White 1" Vinyl Horz Blind | EA | 7,236 | | | \$ | - | \$ - |
| 24 | CLOROX | 35419 | 111514 | 1.12 Gal Pine-Sol Lemon3/Cs | CS 3 | 2.512 | | | \$ | _ | \$ - |
| 25 | CLOROX | 35418 | 111515 | 1.12 Gal Pine-Sol 3/Cs | CS 3 | 1.197 | | | \$ | _ | \$ - |
| 26 | CLOROX | 15949 | 503107 | Clorox Disinfecting Wipes CS Of 6 | CS 6 | 1.065 | | | \$ | _ | \$ - |
| 27 | DAP INC. | 18152 | 108709 | 10.1 OZ WHT DAP ALEX PLUS "CS OF 12" | CS 12 | 1,698 | | | \$ | _ | \$ - |
| 28 | DAP INC. | 18001 | 108701 | 5.5 OZ WHT DAP KWIK SEAL "CS OF 12" | CS 12 | 1,804 | | | | _ | \$ - |
| 29 | DELTA FAUCET CO | R10000-UNWS | 418801 | Delta MultiChoice Tub/Shwr Valve | EA | 1,116 | | | \$ | - | \$ - |
| 30 | DURACELL | PC1604BKD | 158476 | 9V DrcII Procell Alkaline Battery 12pk | PKG 12 | 10,645 | | | \$ | - | \$ - |
| 31 | DURACELL | PC1500BKD | 157755 | AA Droll Procell Alkaline Battery 24pk | PKG 24 | 5,884 | | | - | - | \$ - |
| 32 | DURACELL | MN1500BKD | 357752 | AA Droll Coppertop Alkaline Battery 24pk | PKG 24 | 1,306 | | | \$ | - | \$ - |
| 33 | ESSENDANT CO | CPC53122 | 113049 | 169 Ounce Fabuloso 3/CS | CS 3 | 1,264 | | | \$ | _ | \$ - |
| 34 | FEIT ELECTRIC | PL13/41/10 | 311843 | CFL Bulb 13W Twin 4100K 2P Base 10pk | PKG 10 | 2,787 | | | \$ | - | \$ - |
| 35 | FILTRATION GROUP | 1720201 | 127386 | 20 X 20 X1" HD PLEATED FILTR "BOX OF 12" | BX 12 | 890 | | | | - | \$ - |
| 36 | FLUSHMATE | C-100500-K | 583305 | Sloan Flushmate Cartridge C-100500-K | EA | 2,976 | | | | - | \$ - |
| 37 | GE | 3997 | 229675 | G.E. 6" DRIP BOWL "PKG OF 6" | PKG 6 | 8,329 | | | \$ | - | \$ - |
| | GE GE | 3998 | | G.E. 8" DRIP BOWL "PKG OF 6" | PKG 6 | 4,943 | | | \$ | - | - |
| 38 | | | 229680 | | | | | | | | |
| 39 40 | GE GE | ERIG9998 ERIG21 | 206124 226915 | REPLACEMENT GE OVEN IGNITER | EA EA | 1,327 | | | \$ | - | \$ - \$ - |
| | <u> </u> | | | GE Oven Ignitor w/Quick Disconnect | | 1,371 | | | | | Ψ |
| 41 | GEORGIA PACIFIC | 13728 | 117986 | Acclaim Jumbo Roll Tlet Paper 8/Cs | CS 8 | 1,458 | | | \$ | - | \$ - |
| 42 | HD SUPPLY | 6LR61-24PK | 159475 | 9V HD Supply Battery 24pk | PKG 24 | 4,729 | | | \$ | - | \$ - |
| 43 | HD SUPPLY | XL-W-022 | 233250 | 8" UNIVERSAL SURFACE RANGE ELEMENT | EA | 10,799 | | | \$ | - | \$ - |
| 44 | HD SUPPLY | XL-W-016 | 234000 | 8" UNIVERSAL SURFACE RANGE ELEMENT | EA | 5,096 | | | \$ | - | \$ - |
| 45 | HD SUPPLY | XL-W-010 | 233000 | 6" UNIVERSAL SURFACE RANGE ELEMENT | EA | 10,424 | | | \$ | - | \$ - |
| 46 | HD SUPPLY | C2026PLT | 324494 | 11" 26 WATT FLUORESCENT DRUM FIXTURE | EA | 1,334 | | | \$ | - | \$ - |
| 47 | HD SUPPLY | 1622-P | 189809 | 16x22" Recessed Mirrored Medicine Cab | EA | 1,813 | | | \$ | - | \$ - |

Maricopa County

Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 Pricing Analysis

Wholesale MRO

| | | | | Wholesale MRO | | | | | | |
|----------------|------------------------|--------------------------------|-------------------|--|--------------------|----------|------------|----------------------------|-------------------|-------------------------|
| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Net Price | Extended Total Price |
| 48 | HD SUPPLY | 1622-RE | 404472 | 16x22" Recsd Mnt Mirror Medcin Cab | EA | 1,126 | | | \$ - | \$ - |
| 49 | HD SUPPLY | 1094-06 | 325255 | 10" WHITE DRUM FIXTURE, CLEAR/WHT GLASS | EA | 2,187 | | | \$ - | \$ - |
| 50 | HD SUPPLY | PL-2440 | 317875 | 13-3/4" ROUND WHITE ACRYLIC DRUM LENS | EA | 2,756 | | | \$ - | \$ - |
| 51 | HD SUPPLY | XL-W-011 | 233750 | 6" UNIVERSAL SURFACE RANGE ELEMENT | EA | 5,339 | | | \$ - | \$ - |
| 52 | HD SUPPLY | SX36FC1816-100 | 857650 | 36" x 100' Fiberglass Screen Charcoal | EA | 1,108 | | | \$ - | \$ - |
| 53 | HD SUPPLY | 1626-R | 189811 | 16x26" Recessed Mirrored Medicine Cab | EA | 1,309 | | | \$ - | \$ - |
| 54 | HD SUPPLY | 1049-06 | 322000 | 10" WHITE CEILING DRUM FIXTURE | EA | 2,013 | | | \$ - | \$ - |
| 55 | J.T.EATON & CO., INC. | 11-00PRE6 | 111882 | Rat And Mouse Glue Tray 12/Pkg | PKG 12 | 2,760 | | | \$ - | \$ - |
| 56 | KIDDE | 21006377-N | 126726 | KIDDE AC/DC CO/SMOKE ALARM - TALKING | EA | 5,702 | | | \$ - | \$ - |
| 57 | KIDDE | 21006378 | 103406 | KIDDE WIRE-IN W/ 9V BATTERY BACK-UP SMO | EA | 8,241 | | | \$ - | \$ - |
| 58 | KIDDE | 21006376 | 340004 | KIDDE WIRE-IN W/ 9V BATT BACK-UP SMO | EA | 5,334 | | | \$ - | \$ - |
| 59 | KIDDE | 21007586 | 126734 | FIREX AC/DC SMOKE ALARM | EA | 3,947 | | | \$ - | \$ - |
| 60 | KIDDE | 21025811 | 126662 | MWH CO ALARM | EA | 2,903 | | | \$ - | \$ - |
| 61 | KIDDE | 21006371 | 126532 | KIDDE PHOTOELECTRIC SMOKE ALARM PE120 | EA | 2,439 | | | \$ - | \$ - |
| 62 | KIDDE | 21025778 | 340005 | KIDDE Battery Carbon Monoxide Alarm | EA | 1,984 | | | \$ - | \$ - |
| 63 | KIDDE | 21009423 | 126505 | MWH BATTERY IONIZATION SMOKE ALARM PK/6 | PKG 6 | 1,609 | | | \$ - | \$ - |
| 64 | KIMBERLY CLARK | 75260 | 117397 | Scott Rags In A Box 200/Pkg | PKG 200 | 8,174 | | | \$ - | \$ - |
| 65 | MAINTENANCE WAREHOUSE | L8648AKFR01 | 119070 | 56 Gal 1.65 Mil Trash Bag 100/Cs | PKG 100 | 2,450 | | | \$ - | \$ - |
| 66 | MAINTENANCE WAREHOUSE | L7658AKFR01 | 119071 | 55-60 Gal 1.5 Mil Trash Bag 100/Cs | EA00 | 2,343 | | | \$ - | \$ - |
| 67 | MAINTENANCE WAREHOUSE | L8046AKFR01 | 119060 | 40-45 Gal 1.5 Mil Trash Bag 100/Pkg | PKG 100 | 2,456 | | | \$ - | \$ - |
| 68 | MAINTENANCE WAREHOUSE | ESL13T/12/HDS | 313258 | CFLi Bulb VL 13W 2700K Twist 12pk | PKG 12 | 3,112 | | | \$ - | \$ - |
| 69 | MAINTENANCE WAREHOUSE | ESL13T/41K/12/HDS | 313264 | CFLi Bulb VL 13W 4100K Twist 12pk | PKG 12 | 2,904 | | | \$ - | \$ - |
| 70 | MAINTENANCE WAREHOUSE | N4827TWFR01 | 119135 | 13 Gal .9 Mil Trash Bag 200/Cs | PKG 200 | 1,676 | | | \$ - | \$ - |
| 71 | MAINTENANCE WAREHOUSE | H7856AGF | 119125 | 55-60 Gal 1.55 Mil Trash Bag 50/Cs | PKG 50 | 2,156 | | | \$ - | \$ - |
| 72 | MAINTENANCE WAREHOUSE | 30181603 | 568501 | MW Wood Toilet Seat Round 6 Pack | PKG 6 | 2,142 | | | \$ - | \$ - |
| 73 | MAINTENANCE WAREHOUSE | 30181603 | 568515 | MW Wood Toilet Seat Flongated 6 Pack | PKG 6 | 1.007 | | | \$ - | \$ - |
| 74 | MAINTENANCE WAREHOUSE | TSR60AS-EL-6 | 568729 | Toilet Seat Plastic MW Elongated 6/Pkg | PKG 6 | 897 | | | \$ - | \$ - |
| 75 | MAINTENANCE WAREHOUSE | X6648QKF | 119099 | 42 Gal 2.5 Mil Trash Bag 50/Cs | PKG 50 | 1.447 | | | \$ - | \$ - |
| 76 | MAINTENANCE WAREHOUSE | T-99820-HDS | 502062 | Mntnce Wrhse Terry Towel, 24/Pkg | PKG 24 | 2.694 | | | \$ - | \$ - |
| 77 | MODULAR VANITY TOPS | 30181504 | 404379 | 19x17" Wht Cult Mrbl Vnty Top W/Snk | EA | 884 | | | \$ - | \$ - |
| 78 | MORTON SALT | F115010000 | 300490 | Morton Water Softener Salt Pellets 50LB | EA | 5,450 | | | \$ - | \$ - |
| 79 | PHILIPS LIGHTING CO. | 196865 | 314615 | T8 Ballast Adv 2 Bulb Elec 32W 120-277V | EA | 3,630 | | | \$ - | \$ - |
| 80 | PHILIPS LIGHTING CO. | 427187 | 327499 | FLR Bulb PhI 40W T12 4100K 89CRI 30pk | PKG 30 | 1,134 | | | \$ - | \$ - |
| 81 | PHILIPS LIGHTING CO. | 454199 | 311632 | CFLi Bulb Phl 13W 2700K Twist GU24 Base | EA | 9,410 | | | \$ - | \$ - |
| 82 | PHILIPS LIGHTING CO. | 117788 | 312971 | CFL Ballast Adv 1-2 Bulb Elec 120-277V | EA | 1,535 | | | \$ - | \$ - |
| 83 | PREFOLLOW CO | 5U039 | 115101 | 32" Pick-Up Tool | EA | 1,924 | | | \$ - | \$ - |
| 84 | PRIME LINE PRODUCTS | K-5109 | 856770 | Hvy Dty Pneumatic Storm Door Clsr Black | EA | 8,410 | | | \$ - | \$ - |
| 85 | PRIME LINE PRODUCTS | K-5071 | 855900 | 1-3/4" Storm Door Handle Black | EA | 5,886 | | | \$ - | \$ - |
| 86 | RESEARCH PRODUCTS CO | 96923199 | 246850 | 8-3/4x10-1/2x3/32 Alum Range Hood Fltr | EA | 20,597 | | | \$ - | \$ - |
| 87 | RESEARCH PRODUCTS CO | 97023195 | 246400 | 8-3/4x10-1/2x3/32 Alum Range Flood Fits | EA | 19.191 | | | \$ - | \$ - |
| 88 | ROPPE CORP | H140LA5P100 | 809775 | Roppe 4" X 4' Black Cove Base, CS/16 | CS 16 | 3.146 | | | \$ - | \$ - |
| 89 | SAS SAFETY CORP | 66519 | 117955 | DISP XL NITRILE GLOVES "PKG OF 100" | PKG 100 | 10,077 | | | \$ - | \$ - |
| 90 | SAS SAFETY CORP | 6609-40 | 117844 | DISP XL NITRILE GLOVES "PKG OF 100" | PKG 50 | 6.278 | | | \$ - | \$ - |
| 91 | SAS SAFETY CORP | 66518 | 117954 | DISP LARGE NITRILE GLOVES "PKG OF 100" | PKG 100 | 5,590 | | | \$ - | \$ - |
| 92 | SEASONS | TSPLH0010 | 568700 | Seasons Plastic Toilet Seat EL White | EA | 2,574 | | | \$ - | \$ - |
| 92 | SHIELD SECURITY | 97600 | 913800 | Shield Security Tulip Passage Knob Brass | EA | 8.343 | | | \$ - | \$ - |
| 93 | SUPERIOR/HKF-WEST INC | 6080-060 | 250358 | Replacement GE Refrig Evap Fan Motor | EA | 1,386 | | | \$ - | \$ - |
| 94 | SUPERIOR/HKF-WEST INC | 6080-060 | 250358 250674 | | EA | 1,386 | | | \$ - | \$ - |
| 95 | SUPERIOR/FIRE-WEST INC | 9090-009 | ∠50674 | Vented Range Hood Fan Assembly | LΑ | 1,6∠6 | | | φ - | Φ - |

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Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 Pricing Analysis

Wholesale MRO

| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Net Price | Exte | ended Total Price |
|----------------|-----------------------|--------------------------------|-------------------|---|--------------------|----------|------------|----------------------------|-------------------|------|----------------------|
| 96 | TCP | 33113SP | 327860 | CFLi Bulb TCP 13W 2700K Twist GU24 Base | EA | 8,667 | | | \$ - | \$ | - |
| 97 | UNIVERSAL POWER GROUP | D5733 | 325771 | 6V 4.5Ah Lead Acid Emergency Battery | EA | 4,509 | | | \$ - | \$ | - |
| 98 | W.W. HENRY COMPANY | FP00430069 | 807245 | Henry 4 Gallon Tile Adhesive | EA | 1,854 | | | \$ - | \$ | - |
| 99 | W.W. HENRY COMPANY | 12169 | 531080 | Henry# 595 Cove Base Adhesive 11oz | EA | 14,806 | | | \$ - | \$ | - |
| 100 | WHITE-RODGERS | 01F78 144S1 | 213664 | W/R 24V DIGITAL HEAT/COOL NON-PROGRAM | EA | 1,577 | | | \$ - | \$ | - |
| | | | • | | | | • | T | OTAL | \$ | - |

Maricopa County

Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 **Pricing Analysis**

Industrial

| | | | | Industrial | | | | | | | |
|----------------|-------------------------|--------------------------------|------------------------|---|--------------------|----------|------------|----------------------------|-------------|------------|-------------------------|
| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Pri | Net ice | Extended Total Price |
| Example | ABC Company | 123456 | 11111 | ABC HYDRAULIC CYLINDER | EA | 1000 | \$ 10.00 | 20% | \$ | 8.00 | \$ 8,000.00 |
| 1 | BALDOR | EM2559TS-4 | EM2559TS-4 | AC Motor, Premium Efficient, 125 HP | EA | 10 | | | \$ | - | \$ - |
| 2 | BALDOR | IDVSM4314T | IDVSM4314T | AC Motor, Inverter/Vector, 60 HP | EA | 10 | | | \$ | - | \$ - |
| 3 | BALDOR | EM4110T | EM4110T | Super-E® Premium Efficient Rigid Base AC Motor, 324T Frame; Rigid Base | EA | 12 | | | \$ | | \$ - |
| 4 | BALDOR | EM2547T | EM2547T | Super-E® Premium Efficient 1800 RPM Three Phase Rigid Base AC Motor, 60hp | EA | 12 | | | \$ | | \$ - |
| 5 | BALDOR | EM2543T | EM2543T | Super-E® Premium Efficient 1800 RPM Three Phase Rigid Base AC Motor, 50hp | EA | 14 | | | \$ | | \$ - |
| 6 | BALDOR | VEBM3615T | VEBM3615T | Integral HP Cast Iron140-280frame AC Electrical Motor | EA | 15 | | | \$ | | \$ - |
| 7 | BALDOR | EM4314T-G | EM4314T-G | HVAC Motor, 3 PH, 60 HP, 230/460 V, 1800 RPM, TEFC, 364T Frame | EA | 15 | | | \$ | | \$ - |
| 8 | BALDOR | VECP3770T | VECP3770T | Super-E® Mill & Chemical Duty AC Motor, 213TC Frame; F1 Mounting Style | EA | 16 | | | \$ | | \$ - |
| 9 | BALDOR | EM2513T | EM2513T | Super-E® Premium Efficient 1800 RPM Three Phase Rigid Base AC Motor, 15hp | EA | 17 | | | \$ | | \$ - |
| 10 | BALDOR | VEBM3558T | VEBM3558T | Fractional HP Brakemotor AC Electrical Motor | EA | 17 | | | \$ | | \$ - |
| 11 | BALDOR BALDOR | EM3311T | EM3311T | Super-E® Premium Efficient 1800 RPM Three Phase Rigid Base AC Motor, 213T Frame; Rigid Base | EA | 18 | - | | \$ | | \$ - |
| 12 13 | BALDOR | CEM3661T | CEM3661T | Super-E® Premium Efficient AC Motor, 182TC Frame, F-1 Mounting Style Super-E® Premium Efficient AC Motor, 215T Frame, F-1 Mounting Style | EA EA | 20 21 | - | | \$ | | \$ - \$ - |
| 14 | BALDOR | EM3714T | EM3714T | | | | | | \$ | | |
| 15 | BALDOR | EM3313T EM3710T | EM3313T EM3710T | Super-E® Premium Efficient 1800 RPM Three Phase Rigid Base AC Motor, 10hp Super-E® Premium Efficient AC Motor, 213T Frame: Rigid Base | EA EA | 21 22 | - | | \$ | | \$ - \$ - |
| 16 | BALDOR | EM3611T | EM3611T | Super-E® Premium Efficient AC Motor, 2131 Frame, Rigid Base Super-E® Premium Efficient AC Motor, Rigid Base, 182T Frame | EA EA | 26 | | | \$ | | \$ - \$ - |
| 17 | BALDOR | EM3546T | EM3546T | Super-E® Premium Efficient AC Motor, Rigid Base, 1621 Frame Super-E® Premium Efficient AC Motor, 143T Frame: General Purpose | EA EA | 30 | | | \$ | | \$ - |
| 18 | BALDOR | CEM3546T | CEM3546T | Super-E® Premium Efficient AC Motor, C-Face (With Base), 143TC Frame | EA | 35 | | | \$ | | \$ - |
| 19 | BALDOR | CEM35461 CEM3558T | CEM3558T | Super-E® Premium Efficient AC Motor; 0-Face (With Base), 1431C Frame | EA | 85 | | | \$ | | \$ - |
| 20 | CAMFIL FARR | 855080139 | 855080139 | Durafil® 2V High efficiency, V-style air filter in all plastic enclosing frame | EA | 70 | | | \$ | | \$ - |
| 21 | CAMFIL FARR CAMFIL FARR | 405619A22 | 405619A22 | Multi-pocket high efficiency filters with tapered pleats and pockets, 24"x24"x22" | EA EA | 96 | | | \$ | | \$ - |
| 22 | CAMFIL FARR | 405619A22 405619A12 | 405619A22 405619A12 | Multi-pocket high efficiency filters with tapered pleats and pockets, 24 x24 x22 Multi-pocket high efficiency filters with tapered pleats and pockets, 24"x24"x12" | EA | 140 | | | \$ | | \$ - |
| 23 | CAMFIL FARR | 404340004 | 404340004 | High efficiency supported media box filter with low initial pressure drop, 24"x24"x12" | EA | 240 | | | \$ | | \$ - |
| 24 | CAMFIL FARR | 049880005 | 049880005 | 30/30® High-Capacity Pleated Panel Filters | EA | 578 | | | \$ | - | \$ - |
| 25 | CONSOLIDATED BEARING | NNF-5026A-DA2RSV | NNF-5026A-DA2RSV | Full Compliment Cylindrical Roller Single Row Radial | EA | 14 | | | \$ | | \$ - |
| 26 | CONTINENTAL | 2100 14M55HAWK | 2100 14M55HAWK | Hawk Pd™ Belt, 55 mm width, 100mm Pitch Length, single Sided | EA | 40 | | | \$ | | \$ - |
| 27 | CONTINENTAL | 5VX1900 | 5VX1900 | Hy-T® Wedge Cogged Belt, 190" Outside Length | EA | 83 | + | | \$ | | \$ - |
| 28 | CONTINENTAL | 5V1800 | 5V1800 | Hy-T® Wedge Gogged Bolt, 130 Outside Length | EA | 115 | + | | \$ | | \$ - |
| 29 | CONTINENTAL | 5VX1800 | 5VX1800 | Hy-T® Wedge Cogged Belt, 180" Outside Length | EA | 163 | | | \$ | - | \$ - |
| 30 | CONTINENTAL | 5VX1600 | 5VX1600 | Hy-T® Wedge Cogged Belt, 160" Outside Length | EA | 163 | + | | \$ | | \$ - |
| 31 | CONTINENTAL | 5VX1000 | 5VX1120 | Hy-T® Wedge Cogged Belt, 112" Outside Length | EA | 165 | | | \$ | | \$ - |
| 32 | CONTINENTAL | 5VX1250 | 5VX1250 | Hy-T® Wedge Cogged Belt, 125" Outside Length | EA | 171 | | | \$ | | \$ - |
| 33 | CONTINENTAL | 5VX1000 | 5VX1000 | Hy-T® Wedge Cogged Belt, 100" Outside Length | EA | 173 | | | \$ | | \$ - |
| 34 | CONTINENTAL | 5VX1060 | 5VX1060 | Hy-T® Wedge Cogged Belt, 106" Outside Length | EA | 189 | | | \$ | | \$ - |
| 35 | CONTINENTAL | SPC4750 | SPC4750 | Metric V-Belt, 4780mm outside length | EA | 202 | | | \$ | | \$ - |
| 36 | CONTINENTAL | 5VX1320 | 5VX1320 | Hy-T® Wedge Cogged Belt, 132" Outside Length | EA | 206 | | | \$ | | \$ - |
| 37 | CONTINENTAL | 5VX1700 | 5VX1700 | Hy-T® Wedge Cogged Belt, 170" Outside Length | EA | 210 | | | \$ | | \$ - |
| 38 | CONTINENTAL | 5VX1180 | 5VX1180 | Hy-T® Wedge Cogged Belt, 118" Outside Length | EA | 306 | | | \$ | | \$ - |
| 39 | CONTINENTAL | 5VX800 | 5VX800 | ContiTech HY-T Wedge Torque Team V-Belt, Banded & Cogged, 4 Rib, 2.5" Width, 0.53" Height, 8 | EA | 152 | | | \$ | | \$ - |
| 40 | COOPER SPLIT | 01BCP600GRAT | 01BCP600GRAT | 01 Series Cast Iron Split Cylindrical Pillow Block, Non-Expansion Type | EA | 16 | | | \$ | | \$ - |
| 41 | COOPER SPLIT | 01BCP600EXAT | 01BCP600EXAT | 01 Series Cast Iron Split Cylindrical Pillow Block, Expansion Type | EA | 16 | | | \$ | - | \$ - |
| 42 | CROSS | 210DB | 210DB | DB Series Tie Rod Cylinder, Hydraulic Cylinder | EA | 94 | † | | \$ | | \$ - |
| 43 | DODGE | 5 7/16SLVOL132424 | 5 7/16SLVOL132424 | Sleevoil® RTL Pillow Block Liner Assembly; Shaft Size 5 7/16" | EA | 12 | † | | \$ | | \$ - |
| 44 | DODGE | TA5215H25TPR | TA5215H25TPR | Torque Arm II Taper Bushed Shaft Mount Reducer | EA | 22 | | | \$ | | \$ - |
| 45 | DODGE | TA5215MTR MOUNT | TA5215MTR MOUNT | Motor Mount for Torque Arm II Unit 5215 | EA | 22 | | | \$ | - | \$ - |
| 46 | DODGE | P2BE307R | P2BE307R | Type E-XTRA™ Pillow Block; Springlok™ Collar; Heavy-Duty; Contact Seals; 2-Bolt Non-Expansion | EA | 42 | | | \$ | - | \$ - |
| 47 | DODGE | P4BE315R IRON | P4BE315R IRON | Type E-XTRA™ Pillow Block; 4-Bolt Cast Iron Pillow Block; Contact Seals; Springlok Collar; Tapere | EA | 74 | | | \$ | - | \$ - |
| 48 | DODGE | P2BSC103 | P2BSC103 | SC Series Normal-Duty Pillow Block | EA | 113 | | | \$ | - | \$ - |
| 49 | DODGE | F2BDL107 | F2BDL107 | D-Lok™ DL Series Normal-Duty Cast Iron 2-Bolt Flange Unit | EA | 252 | | | \$ | - | \$ - |
| 50 | DODGE | 10H FLX FLG | 10H FLX FLG | D-FLEX ELASTOMERIC SLEEVE COUPLINGS | EA | 28 | İ | | \$ | - | \$ - |
| 51 | DODGE | 077587 | 077587 | OLF-2 SYSTEM 1PH | EA | 12 | <u> </u> | | \$ | - | \$ - |
| 52 | DONALDSON | P167185 | P167185 | High Pressure Hydraulic Cartridge for Series HPK03 & HPK04, 8" long | EA | 72 | | | \$ | - | \$ - |
| 53 | FLUKE CORP. | FLUKE-754 | FLUKE-754 | 754 Documenting Process Calibrator-HART | EA | 13 | | | \$ | - | \$ - |
| 54 | FLUKE CORP. | FLUKE-87-5 | FLUKE-87-5 | 80 Series V Industrial Multimeter, Analog/Digital | EA | 33 | | | \$ | - | \$ - |
| 55 | GARLOCK | 21852-4156 | 21852-4156 | Model 64 Single Lip Seal w/Dual Springs; Internal Single Lip w/ Dual Springs; Mill-Right® V | EA | 60 | | | \$ | - | \$ - |
| 56 | GRACO | 243601 | 243601 | Other Lubrication Device | EA | 24 | | | \$ | - | \$ - |

Maricopa County

Bid Serial 16154-RFP: Maintenance, Repair, Operating Supplies, Industrial Supplies, and Related Products and Services Attachment A-1 **Pricing Analysis**

| | | | | Industrial | | | | | | |
|----------------|----------------------|--------------------------------|---------------------|---|--------------------|----------|------------|----------------------------|-------------------|-------------------------|
| Item Number | Manuacturer Name | Manufacturer Product Number | Product Number | Product Description | Unit of Measure | Quantity | List Price | Discount Percent (%) | Unit Net Price | Extended Total Price |
| 57 | JET TOOLS | 354035 | 354035 | 1-1/2 -2HP 3PH 440/460V 26" Gear Head Drill Press | EA | 10 | | | \$ - | \$ - |
| 58 | LINK-BELT | PLB6855D5 | | P-LB6800 Series Spherical Roller Bearing Cast Iron Pillow Block, 2-Bolt Pillow Block | EA | 18 | | | \$ - | \$ - |
| 59 | LINK-BELT | PLB6863FR | PLB6863FR | P-LB6800 Series Spherical Roller Bearing Cast Iron Pillow Block, 4-Bolt Pillow Block | EA | 20 | | | \$ - | \$ - |
| 60 | LINK-BELT | PB22440H | PB22440H | Spherical Roller Bearing Pillow Block, 2 Bolt Holes, Relubricatable, Non-Expansion, Cast Iron, Sets | EA | 26 | | | \$ - | \$ - |
| 61 | LOCTITE | 1323940 | 1323940 | PC 72189™ Nordbak® Wearing Compound, 25 lb Kit, Abrasive-Resistant Apoxy | EA | 40 | | | \$ - | \$ - |
| 62 | LOCTITE | 59231 | 59231 | 592™ Thread Sealant, 50mL Tube | EA | 435 | | | \$ - | \$ - |
| 63 | LPS LABORATORIES | 00116 | 00116 | LPS 1® Greaseless Lubricant, 16 oz aerosol | EA | 1,453 | | | \$ - | \$ - |
| 64 | LPS LABORATORIES | 00316 | 00316 | LPS 3 Premier Rust Inhibitor, 11 oz Aerosol | EA | 453 | | | \$ - | \$ - |
| 65 | LUBRIPLATE | L0975-062 | L0975-062 | Machine Tool Lubricant, 55 gal Drum; Multi-Purpose; Synthetic | EA | 12 | | | \$ - | \$ - |
| 66 | McGILL | CF3 1/2SB | CF3 1/2SB | CF-B & CF-SB Series CAMROL® Cam Follower Bearing, 3 1/2" Roller Diameter | EA | 106 | | | \$ - | \$ - |
| 67 | McGILL | CF2SB | CF2SB | CAMROL® Standard Stud Cam Follower, 2" Roller Diameter | EA | 162 | | | \$ - | \$ - |
| 68 | MRC | 7228PDU-BRZ | 7228PDU-BRZ | 7200-PD Light Series Duplex Ball Bearing, Single Row Angular Contact Bearing | EA | 19 | | | \$ - | \$ - |
| 69 | REXNORD | E30 ELEMENT | E30 ELEMENT | Omega Coupling Element for Size 30 Coupling | EA | 40 | | | \$ - | \$ - |
| 70 | SEALMASTER | MST-63 | MST-63 | MST Series Medium-Duty Take-Up Unit | EA | 14 | | | \$ - | \$ - |
| 71 | SEALMASTER | SFT-24 | SFT-24 | SFT Series Standard-Duty Setscrew Locking 2-Bolt Flange Unit | EA | 66 | | | \$ - | \$ - |
| 72 | SKF | TKSA 41 | TKSA 41 | Advanced Laser Shaft Alignment Tool With Enhanced Measuring And Reporting | EA | 12 | | | \$ - | \$ - |
| 73 | SKF | TKBA 40 | TKBA 40 | Laser Belt Alignment Tool, 20 ft (6 m) Max Operating Distance | EA | 14 | | | \$ - | \$ - |
| 74 | SKF | GE120TXA-2LS | GE120TXA-2LS | Unmounted Plane Bearing; Spherical Plain & Rod End | EA | 20 | | | \$ - | \$ - |
| 75 | SKF | 7228BCBM | 7228BCBM | Light 7200 Series Angular Contact Ball Bearing, 140 mm ID | EA | 21 | | | \$ - | \$ - |
| 76 | SKF | 7320BECBM | 7320BECBM | Medium 7300 Series Angular Contact Ball Bearing, 100mm ID | EA | 28 | | | \$ - | \$ - |
| 77 | SKF | 7222BECBM | 7222BECBM | Light 7200 Series Angular Contact Ball Bearing, 110 mm ID | EA | 28 | | | \$ - | \$ - |
| 78 | SKF | 7315BECBM | 7315BECBM | Medium 7300 Series Angular Contact Ball Bearing, 75mm ID | EA | 32 | | | \$ - | \$ - |
| 79 | SKF | 7317BECBY | 7317BECBY | Medium 7300 Series Angular Contact Ball Bearing, 85mm ID | EA | 37 | | | \$ - | \$ - |
| 80 | SKF | SYE1.15/16NH | SYE1.15/16NH | SYE-N Series Roller Bearing Unit | EA | 53 | | | \$ - | \$ - |
| 81 | SKF | 7311BECBY | 7311BECBY | Medium 7300 Series Angular Contact Ball Bearing, 55mm ID | EA | 71 | | | \$ - | \$ - |
| 82 | SKF | LAGD125/WA2 | LAGD125/WA2 | SYSTEM 24 Automatic Grease Lubricator - Single Use | EA | 159 | | | \$ - | \$ - |
| 83 | SKF | 7322BECBM | 7322BECBM | Angular contact ball bearings, single row | EA | 17 | | | \$ - | \$ - |
| 84 | T.B.WOODS | MCS13Y218 | MCS13Y218 | MCS 13-Y 2-1/8, Variable Pitch Pulley, For Belt: (4836V), Grooves: 1, Bore: 2-1/8" Finished with No | EA | 12 | | | \$ - | \$ - |
| 85 | TIMKEN | HH926749 | HH926749 | Tapered Roller Bearing Single Cone, 4 3/4" Straight Bore; Standard Tolerance | EA | 17 | | | \$ - | \$ - |
| 86 | TIMKEN | HM127446 90362 | HM127446 90362 | Bearing, Tapered; Standard Precision | EA | 18 | | | \$ - | \$ - |
| 87 | TIMKEN | HM120848 | HM120848 | Tapered Roller Bearing Single Cone, 4" Straight Bore; Standard Tolerance | EA | 50 | | | \$ - | \$ - |
| 88 | TIMKEN | HM129848 90294 | HM129848 90294 | Standard Precision, Assembled Bearing | EA | 75 | | | \$ - | \$ - |
| 89 | TORRINGTON | 23260YMBW525C08 | 23260YMBW525C08 | Spherical Roller Bearing, Radial Bearing; Straight Bore; Brass / Bronze Cage | EA | 22 | | | \$ - | \$ - |
| 90 | TORRINGTON | 300RU92AD1112R3 | | Cylindrical Bearing, Straight Bore; Brass / Bronze Cage; Removable Inner Ring - Straight | EA | 22 | | | \$ - | \$ - |
| 91 | U.S. ELETRIC MOTORS | D125P1FS | D125P1FS | 125 HP US Motor 3600 RPM 404TS Frame ODP | EA | 10 | | | \$ - | \$ - |
| 92 | U.S. ELETRIC MOTORS | U25P2D | U25P2D | General Purpose Motor - 3 ph, 25 hp, 1800 rpm, 208-230/460 V, 50/60 Hz, 284T Frame, TEFC | EA | 15 | | | \$ - | \$ - |
| 93 | WARNER ELECTRIC | 320-22-020A | 320-22-020A | Electrical Clutch & Brakes | EA | 14 | | | \$ - | \$ - |
| 94 | WARNER ELECTRIC | 320-12-018A | 320-12-018A | Electrical Clutch & Brakes | EA | 14 | | | \$ - | \$ - |
| 95 | WARNER ELECTRIC | 5371-4 | 5371-4 | Electrical Clutch & Brakes | EA | 23 | | | \$ - | \$ - |
| 96 | WARNER ELECTRIC | 5370-111-013 | 5370-111-013 | Electrical Clutch & Brakes | EA | 65 | | | \$ - | \$ - |
| 97 | WARNER ELECTRIC | 540-1642 | 540-1642 | Electrical Clutch & Brakes | EA | 76 | | | \$ - | \$ - |
| 98 | WARNER ELECTRIC | 5370-273-232 | 5370-273-232 | Actuators & Wg Jacks Accessory | EA | 91 | | | \$ - | \$ - |
| 99 | WARREN RUPP SNDPIPER | W15-4,DB1II. | W15-4,DB1II. | Cast-Iron Buna Single Double Diaphragm Pump, 260 gpm, 125 psi | EA | 10 | | | \$ - | \$ - |
| 100 | WEG ELECTRIC CORP | 15036ET3G445TS-W22 | | Premium Efficiency Electrical Motor | EA | 10 | | | \$ - | \$ - |
| 100 | | 10000210041010-W22 | 10000010044010-4422 | p roman Emotorcy Ecotrod Motor | | 10 | I | | TOTAL | \$ 8,000.00 |

EXHIBIT 3



$(DRAFT\ CONTRACT)$

CONTRACT PURSUANT TO RFP

| | | SERIAL 16154-RFP |
|-----------|-----------|--|
| a politic | al subdiv | entered into this day of, 20 by and between Maricopa County ("County"), rision of the State of Arizona, and, an Arizona corporation or the purchase of Maintenance Repair and Operating Supplies and Services. |
| 1.0 | CONT | RACT TERM: |
| | 1.1 | This Contract is for a term of Five (5) years, beginning on the day of, 2016 and ending the day of, 20 |
| | 1.2 | The County may, at its option and with the agreement of the Contractor, renew the term of this Contract for additional terms up to a maximum of five (5) additional years, (or at the County's sole discretion, extend the contract on a month-to-month bases for a maximum of six (6) months after expiration). The County shall notify the Contractor in writing of its intent to extend the Contract term at least sixty (60) calendar days prior to the expiration of the original contract term, or any additional term thereafter. |
| 2.0 | FEE A | DJUSTMENTS: |
| | 2.1 | Any request for a fee adjustment must be submitted sixty (60) days prior to the current Contract expiration. Requests for adjustment in cost of labor and/or materials must be supported by appropriate documentation. If County agrees to the adjusted fee, County shall issue written approval of the change. The reasonableness of the request will be determined by comparing the request with the (Consumer Price Index) or by performing a market survey. |
| 3.0 | PAYM | ENTS: |
| | 3.1 | As consideration for performance of the duties described herein, County shall pay Contractor the prices based on the discounts stated in Exhibit "A." or Task Order. |
| | 3.2 | Payment shall be made upon the County's receipt of a properly completed invoice. |
| | 3.3 | INVOICES: |
| | | 3.3.1 The Contractor shall submit one (1) legible copy of their detailed invoice before |

Company name, address and contactCounty bill-to name and contact information

invoice must provide the following information:

payment(s) can be made. Incomplete invoices will not be processed. At a minimum, the

- Contract Serial Number or
- County purchase order number
- Invoice number and date
- Payment terms
- Date of service or delivery
- Quantity (number of days or weeks)
- Contract Item number(s)
- Description of Purchase (product or services)
- Pricing per unit of purchase
- Freight (if applicable)
- Extended price
- Mileage w/rate (if applicable)
- Arrival and completion time (if applicable)
- Total Amount Due
- 3.3.2 Problems regarding billing or invoicing shall be directed to the using agency as listed on the Purchase Order.
- 3.3.3 Payment shall be made to the Contractor by Accounts Payable through the Maricopa County Vendor Express Payment Program. This is an Electronic Funds Transfer (EFT) process. After Contract Award the Contractor shall complete the Vendor Registration Form located on the County Department of Finance Vendor Registration Web Site (http://www.maricopa.gov/Finance/Vendors.aspx).
- 3.3.4 Discounts offered in the contract shall be calculated based on the date a properly completed invoice is received by the County (ROI).
- 3.3.5 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.
- 3.3.6 Invoices are required to contain the following information: (Maricopa County Facilities Management)
 - Company name, address and contact
 - County bill-to name and contact information
 - Building Name and Building Number
 - Contract Serial Number or
 - County purchase order number
 - Maximo (FMD) service call number
 - Invoice number and date
 - Date of service or delivery
 - Description of Purchase (services performed)
 - Pricing per unit of purchase
 - Extended price
 - Arrival and completion time
 - Total Amount Due
- 3.3.7 Discounts offered in the contract shall be calculated based on the date a properly completed invoice is received by the County (ROI).
- 3.3.8 Problems regarding billing or invoicing shall be directed to the using agency as listed on the Purchase Order.
- 3.3.9 Payment shall be made to the Contractor by Accounts Payable through the Maricopa County Vendor Express Payment Program. This is an Electronic Funds Transfer (EFT) process. After Contract Award the Contractor shall complete the Vendor Registration

Form located on the County Department of Finance Vendor Registration Web Site (http://www.maricopa.gov/Finance/Vendors.aspx).

3.3.10 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.

3.4 PAYMENT RETENTION: (By Task Order/Project if required)

- 3.4.1 Ten percent (10%) of monies paid for Project Management and Project Labor earned by CONTRACTOR related to work under this agreement shall be retained by COUNTY until Final Completion of the services. COUNTY may elect to release specific retention payments based on mutually agreed milestones, but in no case shall retention be released prior to Final Completion. All other payment terms and conditions shall not be affected by the retention. In the event of termination or cancellation of this contract by County through no fault of CONTRACTOR, CONTRACTOR shall be entitled to the refund of any funds in the retention account.
- 3.4.2 The CONTRACTOR shall have the right, pursuant to Arizona Revised Statues, to submit securities in lieu of retention for all work completed. The CONTRACTOR is required to request this option at least ten (10) business days prior to submission of first Application for Payment to allow time for preparation of forms. The CONTRACTOR shall request and obtain securities forms through COUNTY. The COUNTY must identify either securities option or retention option prior to first Application for Payment.

3.5 APPLICABLE TAXES:

- 3.5.1 **Payment of Taxes:** The Contractor shall pay all applicable taxes. With respect to any installation labor on items that are not attached to real property performed by Contractor under the terms of this Contract, the installation labor cost and the gross receipts for materials provided shall be listed separately on the Contractor's invoices.
- 3.5.2 <u>State and Local Transaction Privilege Taxes:</u> Maricopa County is subject to all applicable state and local transaction privilege taxes. To the extent any state and local transaction privilege taxes apply to sales made under the terms of this contract_it is the responsibility of the seller to collect and remit all applicable taxes to the proper taxing jurisdiction of authority.
- 3.5.3 <u>Tax Indemnification:</u> Contractor and all subcontractors shall pay all Federal, state, and local taxes applicable to its operation and any persons employed by the Contractor. Contractor shall, and require all subcontractors to hold Maricopa County harmless from any responsibility for taxes, damages and interest, if applicable, contributions required under Federal, and/or state and local laws and regulations and any other costs including transaction privilege taxes, unemployment compensation insurance, Social Security and Worker's Compensation.

3.6 TAX: (SERVICES)

No tax shall be levied against labor. It is the responsibility of the Contractor to determine any and all taxes and include the same in proposal price.

3.7 TAX (COMMODITIES):

Tax shall not be levied against labor. Sales/use tax will be determined by County. Tax will not be used in determining low price.

3.8 STRATEGIC ALLIANCE for VOLUME EXPENDITURES (\$AVE):

3.8.1 The County is a member of the \$AVE cooperative purchasing group. \$AVE includes the State of Arizona, many Phoenix metropolitan area municipalities, and many K-12 unified school districts. Under the \$AVE Cooperative Purchasing Agreement, and with the concurrence of the successful Respondent under this solicitation, a member of \$AVE may access a contract resulting from a solicitation issued by the County. If you **do not** want to grant such access to a member of \$AVE, **please so state** in your proposal. In the absence of a statement to the contrary, the County will assume that you do wish to grant access to any contract that may result from this Request for Proposal.

3.9 INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENTS (ICPA's)

3.9.1 County currently holds ICPA's with numerous governmental entities throughout the State of Arizona. These agreements allow those entities, with the approval of the Contractor, to purchase their requirements under the terms and conditions of the County Contract. Please indicate on Attachment A, your acceptance or rejection regarding such participation of other governmental entities. Your response will not be considered as an evaluation factor in awarding a contract

3.10 VOLUNTARY EMPLOYEE DISCOUNTS

- 3.10.1 Vendors may voluntarily offer discounts to County employees for products or services provided under this contract. Whether a vendor offers or does not offer an employee discount is not a factor in nor considered in the evaluation of responses to this solicitation.
- 3.10.2 Any discount offered is part of a commercial transaction between the vendor and individual County employees and the County is not a party to the transaction. Any disputes or issues arising from an individual commercial transaction between the vendor and an individual County employee are a matter between the vendor and the employee. If a discount is offered, the terms will be announced to County employees.

4.0 AVAILABILITY OF FUNDS:

- 4.1 The provisions of this Contract relating to payment for services shall become effective when funds assigned for the purpose of compensating the Contractor as herein provided are actually available to County for disbursement. The County shall be the sole judge and authority in determining the availability of funds under this Contract. County shall keep the Contractor fully informed as to the availability of funds.
- 4.2 If any action is taken by any state agency, Federal department or any other agency or instrumentality to suspend, decrease, or terminate its fiscal obligations under, or in connection with, this Contract, County may amend, suspend, decrease, or terminate its obligations under, or in connection with, this Contract. In the event of termination, County shall be liable for payment only for services rendered prior to the effective date of the termination, provided that such services are performed in accordance with the provisions of this Contract. County shall give written notice of the effective date of any suspension, amendment, or termination under this Section, at least ten (10) days in advance.

5.0 DUTIES:

5.1 The Contractor shall perform all duties stated in Exhibit "B", Task Order or as otherwise directed in writing by the Procurement Officer.

6.0 TERMS and CONDITIONS:

6.1 INDEMNIFICATION:

To the fullest extent permitted by law, and to the extent that claims, damages, losses or expenses are not covered and paid by insurance purchased by the Contractor, the Contractor shall defend indemnify and hold harmless the County (as Owner), its agents, representatives, agents, officers, directors, officials, and employees from and against all claims, damages, losses, and expenses (including, but not limited to attorneys' fees, court costs, expert witness fees, and the costs and attorneys' fees for appellate proceedings) arising out of, or alleged to have resulted from the negligent acts, errors, omissions, or mistakes relating to the performance of this Contract.

Contractor's duty to defend, indemnify, and hold harmless the County, its agents, representatives, agents, officers, directors, officials, and employees shall arise in connection with any claim, damage, loss, or expense that is attributable to bodily injury, sickness, disease, death or injury to, impairment of, or destruction of tangible property, including loss of use resulting there from, caused by negligent acts, errors, omissions, or mistakes in the performance of this Contract, but only to the extent caused by the negligent acts or omissions of the Contractor, a subcontractor, any one directly or indirectly employed by them, or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss, or expense is caused in part by a party indemnified hereunder.

The amount and type of insurance coverage requirements set forth herein will in no way be construed as limiting the scope of the indemnity in this paragraph.

The scope of this indemnification does not extend to the sole negligence of County.

6.2 INSURANCE.

- 6.2.1 Contractor, at Contractor's own expense, shall purchase and maintain the herein stipulated minimum insurance from a company or companies duly licensed by the State of Arizona and possessing a current A.M. Best, Inc. rating of B++. In lieu of State of Arizona licensing, the stipulated insurance may be purchased from a company or companies, which are authorized to do business in the State of Arizona, provided that said insurance companies meet the approval of County. The form of any insurance policies and forms must be acceptable to County.
- 6.2.2 All insurance required herein shall be maintained in full force and effect until all work or service required to be performed under the terms of the Contract is satisfactorily completed and formally accepted. Failure to do so may, at the sole discretion of County, constitute a material breach of this Contract.
- 6.2.3 Contractor's insurance shall be primary insurance as respects County, and any insurance or self-insurance maintained by County shall not contribute to it.
- 6.2.4 Any failure to comply with the claim reporting provisions of the insurance policies or any breach of an insurance policy warranty shall not affect the County's right to coverage afforded under the insurance policies.
- 6.2.5 The insurance policies may provide coverage that contains deductibles or self-insured retentions. Such deductible and/or self-insured retentions shall not be applicable with respect to the coverage provided to County under such policies. Contractor shall be solely responsible for the deductible and/or self-insured retention and County, at its option, may require Contractor to secure payment of such deductibles or self-insured retentions by a surety bond or an irrevocable and unconditional letter of credit.
- 6.2.6 The insurance policies required by this Contract, except Workers' Compensation and Errors and Omissions, shall name County, its agents, representatives, officers, directors, officials and employees as Additional Insureds.

6.2.7 The policies required hereunder, except Workers' Compensation and Errors and Omissions, shall contain a waiver of transfer of rights of recovery (subrogation) against County, its agents, representatives, officers, directors, officials and employees for any claims arising out of Contractor's work or service.

6.2.8 Commercial General Liability.

Commercial General Liability insurance and, if necessary, Commercial Umbrella insurance with a limit of not less than \$2,000,000 for each occurrence, \$4,000,000 Products/Completed Operations Aggregate, and \$4,000,000 General Aggregate Limit. The policy shall include coverage for premises liability, bodily injury, broad form property damage, personal injury, products and completed operations and blanket contractual coverage, and shall not contain any provisions which would serve to limit third party action over claims. There shall be no endorsement or modifications of the CGL limiting the scope of coverage for liability arising from explosion, collapse, or underground property damage.

6.2.9 **Automobile Liability.**

Commercial/Business Automobile Liability insurance and, if necessary, Commercial Umbrella insurance with a combined single limit for bodily injury and property damage of not less than \$1,000,000 each occurrence with respect to any of the Contractor's owned, hired, and non-owned vehicles assigned to or used in performance of the Contractor's work or services or use or maintenance of the Premises under this Contract.

6.2.10 Workers' Compensation.

Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction of Contractor's employees engaged in the performance of the work or services under this Contract; and Employer's Liability insurance of not less than \$1,000,000 for each accident, \$1,000,000 disease for each employee, and \$1,000,000 disease policy limit.

Contractor, its contractors and its subcontractors waive all rights against Contract and its agents, officers, directors and employees for recovery of damages to the extent these damages are covered by the Workers' Compensation and Employer's Liability or commercial umbrella liability insurance obtained by Contractor, its contractors and its subcontractors pursuant to this Contract.

6.2.11 Errors and Omissions (Professional Liability) Insurance.

Errors and Omissions (Professional Liability) insurance and, if necessary, Commercial Umbrella insurance, which will insure and provide coverage for errors or omissions or professional liability of the **CONTRACTOR**, with limits of no less than \$2,000,000 for each claim.

6.2.12 Builder's Risk (Property) Insurance.

CONTRACTOR shall purchase and maintain, on a replacement cost basis, Builders' Risk insurance and, if necessary, Commercial Umbrella insurance in the amount of the initial Contract amount as well as subsequent modifications thereto for the entire work at the site. Such Builders' Risk insurance shall be maintained until final payment has been made or until no person or entity other than COUNTY has an insurable interest in the property required to be covered, whichever is earlier. This insurance shall include interests of COUNTY, CONTRACTOR, and all subcontractors and sub-subcontractors in the work during the life of the Contract and course of construction, and shall continue until the work is completed and accepted by COUNTY. For new construction projects, CONTRACTOR agrees to assume full responsibility for loss or damage to the work being performed and to the structures under construction. For renovation construction

projects, CONTRACTOR agrees to assume responsibility for loss or damage to the work being performed at least up to the full Contract amount, unless otherwise required by the Contract documents or amendments thereto. Builders' Risk insurance shall be on a special form and shall also cover false work and temporary buildings and shall insure against risk of direct physical loss or damage from external causes including debris removal, demolition occasioned by enforcement of any applicable legal requirements, and shall cover reasonable compensation for architect's service and expenses required as a result of such insured loss and other "soft costs" as required by the Contract. Builders' Risk insurance must provide coverage from the time any covered property comes under CONTRACTOR'S control and/or responsibility, and continue without interruption during construction, renovation, or installation, including any time during which the covered property is being transported to the construction installation site, and while on the construction or installation site awaiting installation. The policy will provide coverage while the covered premises or any part thereof are occupied. Builders' Risk insurance shall be primary and any insurance or self-insurance maintained by the County is not contributory. If the Contract requires testing of equipment or other similar operations, at the option of COUNTY, CONTRACTOR will be responsible for providing property insurance for these exposures under a Boiler Machinery insurance policy or the Builders' Risk Insurance policy.

6.2.13 Certificates of Insurance.

- 6.2.13.1 Prior to Contract **AWARD**, Contractor shall furnish the County with valid and complete certificates of insurance, or formal endorsements as required by the Contract in the form provided by the County, issued by Contractor's insurer(s), as evidence that policies providing the required coverage, conditions and limits required by this Contract are in full force and effect. Such certificates shall identify this contract number and title.
- 6.2.13.2 In the event any insurance policy (ies) required by this contract is (are) written on a "claims made" basis, coverage shall extend for two years past completion and acceptance of Contractor's work or services and as evidenced by annual Certificates of Insurance.
- 6.2.13.3 If a policy does expire during the life of the Contract, a renewal certificate must be sent to County fifteen (15) days prior to the expiration date.

6.2.14 Cancellation and Expiration Notice.

Applicable to all insurance policies required within the Insurance Requirements of this Contract, Contractor's insurance shall not be permitted to expire, be suspended, be canceled, or be materially changed for any reason without thirty (30) days prior written notice to Maricopa County. Contractor must provide to Maricopa County, within 2 business days of receipt, if they receive notice of a policy that has been or will be suspended, canceled, materially changed for any reason, has expired, or will be expiring. Such notice shall be sent directly to Maricopa County Office of Procurement Services and shall be mailed or hand delivered to 320 West Lincoln Street, Phoenix, AZ 85003, or emailed to Procurement Officer noted in solicitation.

6.3 BOND REQUIREMENT: (If required by Project/Task Order)

- 6.3.1 Concurrently with the submittal of the Contract, the Contractor shall furnish the Contracting Agency the following bonds, which shall become binding upon the award of the contract to the Contractor.
 - 6.3.1.1 A Performance Bond equal to the full Contract amount (\$______or as specified) conditioned upon the faithful performance of the Contract in accordance with plans, specifications and conditions thereof. Such bond shall be solely for the protection of the Contracting Agency awarding the Contract.

- 6.3.1.2 A Payment Bond equal to the full contract amount (\$______or as specified) solely for the protection of claimants supplying labor and materials to the Contractor or his Subcontractors in the prosecution of the work provided for in such Contract.
- 6.3.2 Each such bond shall include a provision allowing the prevailing party in a suit on such bond to recover as a part of his judgment such reasonable attorney's fees as may be fixed by a judge of the court.
- 6.3.3 Each bond shall be executed by a surety company or companies holding a certificate of authority to transact surety business in the State of Arizona issued by the Director of the Department of Insurance. The bonds shall not be executed by an individual surety or sureties. The bonds shall be made payable and acceptable to the Contracting Agency. The bonds shall be written or countersigned by an authorized representative of the surety who is either a resident of the State of Arizona or whose principal office is maintained in this state, as by law required, and the bonds shall have attached thereto a certified copy of the Power of Attorney of the signing official. In addition, said company or companies shall be rated "Best-A" or better as required by the Contracting Agency, as currently listed in the most recent Best Key Rating Guide, published by the A.M. Best Company.

6.4 FORCE MAJEURE

- 6.4.1 Neither party shall be liable for failure of performance, nor incur any liability to the other party on account of any loss or damage resulting from any delay or failure to perform all or any part of this Contract if such delay or failure is caused by events, occurrences, or causes beyond the reasonable control and without negligence of the parties. Such events, occurrences, or causes will include Acts of God/Nature (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (whether war is declared or not), civil war, riots, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, lockout, blockage, embargo, labor dispute, strike, interruption or failure of electricity or telecommunication service.
- 6.4.2 Each party, as applicable, shall give the other party notice of its inability to perform and particulars in reasonable detail of the cause of the inability. Each party must use best efforts to remedy the situation and remove, as soon as practicable, the cause of its inability to perform or comply.
- 6.4.3 The party asserting *Force Majeure* as a cause for non-performance shall have the burden of proving that reasonable steps were taken to minimize delay or damages caused by foreseeable events, that all non-excused obligations were substantially fulfilled, and that the other party was timely notified of the likelihood or actual occurrence which would justify such an assertion, so that other prudent precautions could be contemplated.
- 6.4.4 The County shall reserve the right to terminate this Contract and/or any applicable order or contract release purchase order upon non-performance by Contractor. The County shall reserve the right to extend the Contract and time for performance at its discretion.

6.5 WARRANTY OF SERVICES:

- 6.5.1 The Contractor warrants that all services provided hereunder will conform to the requirements of the Contract, including all descriptions, specifications and attachments made a part of this Contract. County's acceptance of services or goods provided by the Contractor shall not relieve the Contractor from its obligations under this warranty.
- 6.5.2 In addition to its other remedies, County may, at the Contractor's expense, require prompt correction of any services failing to meet the Contractor's warranty herein. Services corrected by the Contractor shall be subject to all the provisions of this Contract in the manner and to the same extent as services originally furnished hereunder.

6.6 INSPECTION OF SERVICES:

- 6.6.1 The Contractor shall provide and maintain an inspection system acceptable to County covering the services under this Contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to County during contract performance and for as long afterwards as the Contract requires.
- 6.6.2 County has the right to inspect and test all services called for by the Contract, to the extent practicable at all times and places during the term of the Contract. County shall perform inspections and tests in a manner that will not unduly delay the work.
- 6.6.3 If any of the services do not conform to Contract requirements, County may require the Contractor to perform the services again in conformity with Contract requirements, at no cost to the County. When the defects in services cannot be corrected by re-performance, County may:
 - 6.6.3.1 Require the Contractor to take necessary action to ensure that future performance conforms to Contract requirements; and
 - 6.6.3.2 Reduce the Contract price to reflect the reduced value of the services performed.
- 6.6.4 If the Contractor fails to promptly perform the services again or to take the necessary action to ensure future performance in conformity with Contract requirements, County may:
 - 6.6.4.1 By Contract or otherwise, perform the services and charge to the Contractor, through direct billing or through payment reduction, any cost incurred by County that is directly related to the performance of such service; or
 - 6.6.4.2 Terminate the Contract for default.

6.7 REQUIREMENTS CONTRACT:

- 6.7.1 Contractors signify their understanding and agreement by signing a bid submittal, that the Contract resulting from the bid is a requirements contract. However, the Contract does not guarantee any minimum or maximum number of purchases will be made. It only indicates that if purchases are made for the materials or services contained in the Contract, they will be purchased from the Contractor awarded that item if the Contractor can meet all the delivery requirements of the County. Orders will only be placed when the County identifies a need and proper authorization and documentation have been approved.
- 6.7.2 County reserves the right to cancel Purchase Orders within a reasonable period of time after issuance. Should a Purchase Order be canceled, the County agrees to reimburse the Contractor for actual and documentable costs incurred by the Contractor in response to the Purchase Order. The County will not reimburse the Contractor for any costs incurred after receipt of County notice of cancellation, or for lost profits, shipment of product prior to issuance of Purchase Order, etc.
- 6.7.3 Contractors agree to accept verbal notification of cancellation of Purchase Orders from the County Procurement Officer with written notification to follow. By submitting a bid in response to this Invitation for Bids, the Contractor specifically acknowledges to be bound by this cancellation policy.

6.8 Background Check:

Contractors need to be aware that there may be multiple background checks (Sheriff's Office, County Attorney's Office, Courts as well as Maricopa County general government) to determine if the respondents employees are acceptable for the contractor to do business with the County. This applies to (but is not limited to) the company and sub-contractors. Employees or others who fail to

pass these checks shall not be allowed to work on County projects. Failure to meet these requirements may lead to termination of the contract.

6.9 Suspension of Work

The Procurement Officer may order the Contractor, in writing, to suspend, delay, or interrupt all or any part of the work of this contract for the period of time that the Procurement Officer determines appropriate for the convenience of the County. No adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor. No request for adjustment under this clause shall be granted unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the suspension, delay, or interruption, but not later than the date of final payment under the contract.

6.10 Stop Work Order

The Procurement Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a stop work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop-work is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Procurement Officer shall either—

- 6.10.1 Cancel the stop-work order; or
- 6.10.2 Terminate the work covered by the order as provided in the Default, or the Termination for Convenience of the County, clause of this contract.
- 6.10.3 The Procurement Officer may make an equitable adjustment in the delivery schedule and/or contract price, or otherwise, and the contract shall be modified, in writing, accordingly, if the Contractor demonstrates that the stop work order resulted in an increase in costs to the Contractor.

6.11 UNCONDITIONAL TERMINATION FOR CONVENIENCE:

Maricopa County may terminate the resultant Contract for convenience by providing sixty (60) calendar days advance notice to the Contractor.

6.12 TERMINATION FOR DEFAULT:

The County may, by written notice of default to the Contractor, terminate this contract in whole or in part if the Contractor fails to:

- 6.12.1 Deliver the supplies or to perform the services within the time specified in this contract or any extension;
- 6.12.2 Make progress, so as to endanger performance of this contract; or
- 6.12.3 Perform any of the other provisions of this contract.
- 6.12.4 The County's right to terminate this contract under these subparagraph may be exercised if the Contractor does not cure such failure within 10 days (or more if authorized in writing by the County) after receipt of the notice from the Procurement Officer specifying the failure.

6.13 STATUTORY RIGHT OF CANCELLATION FOR CONFLICT OF INTEREST:

Notice is given that pursuant to A.R.S. § 38-511 the County may cancel any Contract without penalty or further obligation within three years after execution of the contract, if any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County is at any time while the Contract or any extension of the Contract is in effect, an employee or agent of any other party to the Contract in any capacity or consultant to any other party of the Contract with respect to the subject matter of the Contract. Additionally, pursuant to A.R.S § 38-511 the County may recoup any fee or commission paid or due to any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County from any other party to the contract arising as the result of the Contract.

6.14 CONTRACTOR LICENSE REQUIREMENT:

- 6.14.1 The Respondent shall procure all permits, insurance, licenses and pay the charges and fees necessary and incidental to the lawful conduct of his/her business, and as necessary complete any required certification requirements, required by any and all governmental or non-governmental entities as mandated to maintain compliance with and in good standing for all permits and/or licenses. The Respondent shall keep fully informed of existing and future trade or industry requirements, Federal, State and Local laws, ordinances, and regulations which in any manner affect the fulfillment of a Contract and shall comply with the same. Contractor shall immediately notify both Office of Procurement Services and the using agency of any and all changes concerning permits, insurance or licenses.
- 6.14.2 Respondents furnishing finished products, materials or articles of merchandise that will require installation or attachment as part of the Contract, shall possess any licenses required. A Respondent is not relieved of its obligation to posses the required licenses by subcontracting of the labor portion of the Contract. Respondents are advised to contact the Arizona Registrar of Contractors, Chief of Licensing, at (602) 542-1525 to ascertain licensing requirements for a particular contract. Respondents shall identify which license(s), if any, the Registrar of Contractors requires for performance of the Contract.

6.15 SUBCONTRACTING:

- 6.15.1 The Contractor may not assign to another Contractor or Subcontract to another party for performance of the terms and conditions hereof without the written consent of the County. All correspondence authorizing subcontracting must reference the Bid Serial Number and identify the job project.
- 6.15.2 The Subcontractor's rate for the job shall not exceed that of the Prime Contractor's rate, as bid in the pricing section, unless the Prime Contractor is willing to absorb any higher rates or the County has approved the increase. The Subcontractor's invoice shall be invoiced directly to the Prime Contractor, who in turn shall pass-through the costs to the County, without mark-up. A copy of the Subcontractor's invoice must accompany the Prime Contractor's invoice.

6.16 AMENDMENTS:

All amendments to this Contract shall be in writing and approved/signed by both parties. Maricopa County Office of Procurement Services shall be responsible for approving all amendments for Maricopa County.

6.17 ADDITIONS/DELETIONS OF SERVICE:

6.17.1 The County reserves the right to add and/or delete materials and services to a Contract. If a service requirement is deleted, payment to the Contractor will be reduced proportionately, to the amount of service reduced in accordance with the bid price. If

additional materials or services are required from a Contract, prices for such additions will be negotiated between the Contractor and the County.

6.17.2 The County reserves the right of final approval on proposed staff for all Task Orders. Also, upon request by the County, the Contractor will be required to remove any employees working on County projects and substitute personnel based on the discretion of the County within two business days, unless previously approved by the County.

6.18 VALIDITY:

The invalidity, in whole or in part, of any provision of this Contract shall not void or affect the validity of any other provision of the Contract.

6.19 SEVERABILITY:

The invalidity, in whole or in part, of any provision of this Contract shall not void or affect the validity of any other provision of this Contract.

6.20 RIGHTS IN DATA:

The County shall have the use of data and reports resulting from a Contract without additional cost or other restriction except as may be established by law or applicable regulation. Each party shall supply to the other party, upon request, any available information that is relevant to a Contract and to the performance thereunder.

6.21 NON-DISCRIMINATION:

CONTRACTOR agrees to comply with all provisions and requirements of Arizona Executive Order 2009-09 including flow down of all provisions and requirements to any subcontractors. Executive Order 2009-09 supersedes Executive order 99-4 and amends Executive order 75-5 and may be viewed and downloaded at the Governor of the State of Arizona's website http://azmemory.azlibrary.gov/cdm/singleitem/collection/execorders/id/680/rec/1 which is hereby incorporated into this contract as if set forth in full herein. During the performance of this contract, CONTRACTOR shall not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin.

6.22 ISRAEL BOYCOTT:

Per House Bill 2617 Contractor certifies that they are not currently engaged in, and agrees for the duration of the Contract to not engage in, a boycott of Israel.

6.23 CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

- 6.23.1 The undersigned (authorized official signing for the Contractor) certifies to the best of his or her knowledge and belief, that the Contractor
 - 6.23.1.1 is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
 - 6.23.1.2 have not within 3-year period preceding this Contract been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statues or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

- 6.23.1.3 are not presently indicted or otherwise criminally or civilly charged by a government entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification; and
- 6.23.1.4 have not within a 3-year period preceding this Contract had one or more public transaction (Federal, State or local) terminated for cause of default.
- 6.23.2 The Contractor agrees to include, without modification, this clause in all lower tier covered transactions (i.e. transactions with subcontractors) and in all solicitations for lower tier covered transactions related to this Contract.
- 6.24 VERIFICATION REGARDING COMPLIANCE WITH ARIZONA REVISED STATUTES §41-4401 AND FEDERAL IMMIGRATION LAWS AND REGULATIONS:
 - 6.24.1 By entering into the Contract, the Contractor warrants compliance with the Immigration and Nationality Act (INA using e-verify) and all other federal immigration laws and regulations related to the immigration status of its employees and A.R.S. §23-214(A). The contractor shall obtain statements from its subcontractors certifying compliance and shall furnish the statements to the Procurement Officer upon request. These warranties shall remain in effect through the term of the Contract. The Contractor and its subcontractors shall also maintain Employment Eligibility Verification forms (I-9) as required by the Immigration Reform and Control Act of 1986, as amended from time to time, for all employees performing work under the Contract and verify employee compliance using the E-verify system and shall keep a record of the verification for the duration of the employee's employment or at least three years, whichever is longer. I-9 forms are available for download at USCIS.GOV.
 - 6.24.2 The County retains the legal right to inspect contractor and subcontractor employee documents performing work under this Contract to verify compliance with paragraph 6.24.1 of this Section. Contractor and subcontractor shall be given reasonable notice of the County's intent to inspect and shall make the documents available at the time and date specified. Should the County suspect or find that the Contractor or any of its subcontractors are not in compliance, the County will consider this a material breach of the contract and may pursue any and all remedies allowed by law, including, but not limited to: suspension of work, termination of the Contract for default, and suspension and/or debarment of the Contractor. All costs necessary to verify compliance are the responsibility of the Contractor.

6.25 INFLUENCE

As prescribed in MC1-1202 of the Maricopa County Procurement Code, any effort to influence an employee or agent to breach the Maricopa County Ethical Code of Conduct or any ethical conduct may be grounds for Disbarment or Suspension under MC1-902.

An attempt to influence includes, but is not limited to:

- 6.25.1 A Person offering or providing a gratuity, gift, tip, present, donation, money, entertainment or educational passes or tickets, or any type valuable contribution or subsidy,
- 6.25.2 That is offered or given with the intent to influence a decision, obtain a contract, garner favorable treatment, or gain favorable consideration of any kind.
- If a Person attempts to influence any employee or agent of Maricopa County, the Chief Procurement Officer, or his designee, reserves the right to seek any remedy provided by the Maricopa County Procurement Code, any remedy in equity or in the law, or any remedy provided by this contract.

- 6.26 CONTRACTOR EMPLOYEE WHISTLEBLOWER RIGHTS AND REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS.
 - 6.26.1 The Parties agree that this Contract and employees working on this Contract will be subject to the whistleblower rights and remedies in the pilot program on contractor employee whistleblower protections established at 41 U.S.C. § 4712 by section 828 of the National Defense Authorization Act for Fiscal Year 2013 (Pub. L. 112–239) and section 3.908 of the Federal Acquisition Regulation;
 - 6.26.2 Contractor shall inform its employees in writing, in the predominant language of the workforce, of employee whistleblower rights and protections under 41 U.S.C. § 4712, as described in section 3.908 of the Federal Acquisition Regulation. Documentation of such employee notification must be kept on file by Contractor and copies provided to County upon request.
 - 6.26.3 Contractor shall insert the substance of this clause, including this paragraph (c), in all subcontracts over the simplified acquisition threshold (\$150,000 as of September 2013).

6.27 ACCESS TO AND RETENTION OF RECORDS FOR THE PURPOSE OF AUDIT AND/OR OTHER REVIEW:

- 6.27.1 In accordance with section MCI 371 of the Maricopa County Procurement Code the Contractor agrees to retain all books, records, accounts, statements, reports, files, and other records and back-up documentation relevant to this Contract for six (6) years after final payment or until after the resolution of any audit questions which could be more than six (6) years, whichever is latest. The County, Federal or State auditors and any other persons duly authorized by the Department shall have full access to, and the right to examine, copy and make use of, any and all said materials.
- 6.27.2 If the Contractor's books, records, accounts, statements, reports, files, and other records and back-up documentation relevant to this Contract are not sufficient to support and document that requested services were provided, the Contractor shall reimburse Maricopa County for the services not so adequately supported and documented.
- 6.27.3 If at any time it is determined by the County that a cost for which payment has been made is a disallowed cost, the County shall notify the Contractor in writing of the disallowance. The course of action to address the disallowance shall be at sole discretion of the County, and may include either an adjustment to future invoices, request for credit, request for a check or deduction from current billings Submitted by the Contractor by the amount of the disallowance, or to require reimbursement forthwith of the disallowed amount by the Contractor by issuing a check payable to Maricopa County.

6.28 AUDIT DISALLOWANCES:

If at any time, County determines that a cost for which payment has been made is a disallowed cost, such as overpayment, County shall notify the Contractor in writing of the disallowance. County shall also state the means of correction, which may be but shall not be limited to adjustment of any future claim submitted by the Contractor by the amount of the disallowance, or to require repayment of the disallowed amount by the Contractor.

6.29 OFFSET FOR DAMAGES;

In addition to all other remedies at Law or Equity, the County may offset from any money due to the Contractor any amounts Contractor owes to the County for damages resulting from breach or deficiencies in performance of the contract.

6.30 PUBLIC RECORDS:

Under Arizona law, all Offers submitted and opened are public records and must be retained by the Records Manager at the Office of Procurement Services. Offers shall be open to public inspection and copying after Contract award and execution, except for such Offers or sections thereof determined to contain proprietary or confidential information. by the Office of Procurement Services. If an Offeror believes that information in its Offer or any resulting Contract should not be released in response to a public record request under Arizona law, the Offeror shall indicate the specific information deemed confidential or proprietary and submit a statement with its offer detailing the reasons that the information should not be disclosed. Such reasons shall include the specific harm or prejudice which may arise from disclosure. The Records Manager of the Office of Procurement Services shall determine whether the identified information is confidential pursuant to the Maricopa County Procurement Code.

6.31 PRICES:

Contractor warrants that prices extended to County under this Contract are no higher than those paid by any other customer for these or similar services.

6.32 INTEGRATION:

This Contract represents the entire and integrated agreement between the parties and supersedes all prior negotiations, proposals, communications, understandings, representations, or agreements, whether oral or written, express or implied.

6.33 RELATIONSHIPS:

In the performance of the services described herein, the Contractor shall act solely as an independent contractor, and nothing herein or implied herein shall at any time be construed as to create the relationship of employer and employee, co-employee, partnership, principal and agent, or joint venture between the County and the Contractor.

6.34 GOVERNING LAW:

This Contract shall be governed by the laws of the state of Arizona. Venue for any actions or lawsuits involving this Contract will be in Maricopa County Superior Court or in the United States District Court for the District of Arizona, sitting in Phoenix, Arizona

6.35 ORDER OF PRECEDENCE:

In the event of a conflict in the provisions of this Contract and Contractor's license agreement, if applicable, the terms of this Contract shall prevail.

6.36 INCORPORATION OF DOCUMENTS:

The following are to be attached to and made part of this Contract:

- 6.36.1 Exhibit A, Pricing;
- 6.36.2 Exhibit B, Scope of Work;
- 6.36.3 Exhibit C Facilities Management Requirements

Maricopa County

SERIAL 16154-RFP

NOTICES:

All notices given pursuant to the terms of this Contract shall be addressed to:

For County:

Maricopa County Office of Procurement Services ATTN: Contract Administration 320 West Lincoln Street Phoenix, Arizona 85003-2494

For Contractor:

IN WITNESS WHEREOF, this Contract is executed on the date set forth above.

| CONTRACTOR | |
|--------------------------------|------|
| AUTHORIZED SIGNATURE | _ |
| PRINTED NAME AND TITLE | - |
| ADDRESS | _ |
| DATE | |
| MARICOPA COUNTY | |
| CHAIRMAN, BOARD OF SUPERVISORS | DATE |
| ATTESTED: | |
| CLERK OF THE BOARD | DATE |
| APPROVED AS TO FORM: | |
| DEPUTY COUNTY ATTORNEY | DATE |

Maricopa County Bid 16154-RFP

Question and Answers for Bid #16154-RFP - MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PROD

Overall Bid Questions

Question 1

Questions (Submitted: Jul 28, 2016 1:40:20 PM MST)

Answei

- No questions will be accepted through BidSync. All questions are to be submitted after Pre-proposal meeting on September 1, 2016. (Submitted: Jul 28, 2016 1:40:20 PM MST) (Answered: Jul 28, 2016 1:41:24 PM MST)

EXHIBIT BOriginal Government Contract

SERIAL 16154 RFP MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES. AND RELATED PRODUCTS AND SERVICES

(U.S. Communities) Contract - Home Depot U.S.A., Inc.

DATE OF LAST REVISION: November 21, 2019 CONTRACT END DATE: December 31, 2026

CONTRACT PERIOD THROUGH DECEMBER 31, 2021 2026

TO: All Departments

FROM: Office of Procurement Services

SUBJECT: Contract for MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL

SUPPLIES, AND RELATED PRODUCTS AND SERVICES

Attached to this letter is published an effective purchasing contract for products and/or services to be supplied to Maricopa County activities as awarded by Maricopa County on **January 11**, **2017** (Eff. 02/01/17).

All purchases of products and/or services listed on the attached pages of this letter are to be obtained from the vendor holding the contract. Individuals are responsible to the vendor for purchases made outside of contracts. The contract period is indicated above.

Kevin Tyne, Chief Procurement Officer Office of Procurement Services

SA/mm Attach

Copy to: Office of Procurement Services

Erick Blue, Facilities Management Beth Cressman, Facilities Management



CONTRACT PURSUANT TO RFP

SERIAL 16154-RFP

This Contract is entered into this 11th day of January, 2017 by and between Maricopa County ("County"), a political subdivision of the State of Arizona, and Home Depot U.S.A., Inc., a Delaware corporation ("Contractor") for the purchase of Maintenance Repair and Operating Supplies and Services.

1.0 CONTRACT TERM:

- 1.1 This Contract is for a term of Five (5) years, beginning on the 1st day of February, 2017 and ending the 31st day of December, 2021 **2026**.
- 1.2 The County may, at its option and with the agreement of the Contractor, renew the term of this Contract for additional terms up to a maximum of five (5) additional years, (or at the County's sole discretion, extend the contract on a month-to-month bases for a maximum of six (6) months after expiration). The County shall notify the Contractor in writing of its intent to extend the Contract term at least sixty (60) calendar days prior to the expiration of the original contract term, or any additional term thereafter.

1.3 **CONTRACT COMPLETION:**

The Contractor shall make all reasonable efforts for an orderly transition of its duties and responsibilities to another provider and/or to the County. This may include, but is not limited to preparation of a transition plan and cooperation with the County or other providers in the transition. The transition includes the transfer of all records, and other data in the possession, custody or control of Contractor required to be provided to the County either by the terms of this agreement or as a matter of law. The provisions of this clause shall survive the expiration or termination of this agreement

2.0 FEE ADJUSTMENTS:

Any request for a fee or rebate offering adjustment must be submitted sixty (60) days prior to the current Contract expiration. Requests for adjustment in cost of labor and/or materials not identified in the awarded proposal must be supported by appropriate documentation. If County agrees to the adjusted fee or rebate offering, County shall issue written approval of the change. The reasonableness of the request will be determined by comparing the request with the (Consumer Price Index) or by performing a market survey if the offering was awarded on a fixed price basis.

3.0 PAYMENTS:

- 3.1 As consideration for performance of the duties described herein, County shall pay Contractor the prices based on the discounts stated in Exhibit "A." or Task Order.
- 3.2 For non-procurement card transactions, Payment shall be made upon the County's receipt of a properly completed invoice.

3.3 INVOICES (NON-PROCUREMENT CARD TRANSACTIONS):

- 3.3.1 The Contractor shall submit one (1) legible copy of their detailed invoice before payment(s) can be made. Incomplete invoices will not be processed. At a minimum, the invoice must provide access to the following information:
 - Company name, address and contact
 - County bill-to name and contact information
 - Contract Serial Number or
 - County purchase order number
 - Invoice number and date
 - Payment terms
 - Date of service or delivery
 - Quantity (number of days or weeks)
 - Contract Item number(s)
 - Description of Purchase (product or services)
 - Pricing per unit of purchase
 - Freight (if applicable)
 - Extended price
 - Mileage w/rate (if applicable)
 - Arrival and completion time (if applicable)
 - Total Amount Due
- 3.3.2 Problems regarding billing or invoicing shall be directed to the using agency as listed on the Purchase Order.
- 3.3.3 Payment shall be made to the Contractor by Accounts Payable through the Maricopa County Vendor Express Payment Program. This is an Electronic Funds Transfer (EFT) process. After Contract Award the Contractor shall complete the Vendor Registration Form located on the County Department of Finance Vendor Registration Web Site (http://www.maricopa.gov/Finance/Vendors.aspx).
- 3.3.4 Discounts offered in the contract shall be calculated based on the date a properly completed invoice is received by the County (ROI).
- 3.3.5 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.
- 3.3.6 Invoices are required to contain access to the following information: (Maricopa County Facilities Management)
 - Company name, address and contact
 - County bill-to name and contact information
 - Building Name and Building Number
 - Contract Serial Number or
 - County purchase order number
 - Maximo (FMD) service call number
 - Invoice number and date
 - Date of service or delivery
 - Description of Purchase (services performed)
 - Pricing per unit of purchase
 - Extended price
 - Arrival and completion time
 - Total Amount Due

- 3.3.7 Discounts offered in the contract shall be calculated based on the date a properly completed invoice is received by the County (ROI).
- 3.3.8 Problems regarding billing or invoicing shall be directed to the using agency as listed on the Purchase Order.
- 3.3.9 Payment shall be made to the Contractor by Accounts Payable through the Maricopa County Vendor Express Payment Program. This is an Electronic Funds Transfer (EFT) process. After Contract Award the Contractor shall complete the Vendor Registration Form located on the County Department of Finance Vendor Registration Web Site (http://www.maricopa.gov/Finance/Vendors.aspx).
- 3.3.10 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.
- 3.4 PAYMENT RETENTION: (By Task Order/Project if required)
 - 3.4.1 Ten percent (10%) of monies paid for Project Management and Project Labor earned by CONTRACTOR related to work under this agreement may be retained by COUNTY until Final Completion of the services if mutually agreed to for a specific project. COUNTY may elect to release specific retention payments based on mutually agreed milestones, but in no case shall retention be released prior to Final Completion. All other payment terms and conditions shall not be affected by the retention. In the event of termination or cancellation of this contract by County through no fault of CONTRACTOR, CONTRACTOR shall be entitled to the refund of any funds in the retention account.
 - 3.4.2 The CONTRACTOR shall have the right, pursuant to Arizona Revised Statues, to submit securities in lieu of retention for all work completed. The CONTRACTOR is required to request this option at least ten (10) business days prior to submission of first Application for Payment to allow time for preparation of forms. The CONTRACTOR shall request and obtain securities forms through COUNTY. The COUNTY must identify either securities option or retention option prior to first Application for Payment.

3.5 APPLICABLE TAXES:

- 3.5.1 **Payment of Taxes:** The Contractor shall pay all applicable taxes. With respect to any installation labor on items that are not attached to real property performed by Contractor under the terms of this Contract, the installation labor cost and the gross receipts for materials provided shall be listed separately on the Contractor's invoices.
- 3.5.2 **State and Local Transaction Privilege Taxes:** Maricopa County is subject to all applicable state and local transaction privilege taxes. To the extent any state and local transaction privilege taxes apply to sales made under the terms of this contract_it is the responsibility of the seller to collect and remit all applicable taxes to the proper taxing jurisdiction of authority.
- 3.5.3 <u>Tax Indemnification:</u> Contractor and all subcontractors shall pay all Federal, state, and local taxes applicable to its operation and any persons employed by the Contractor. Contractor shall, and require all subcontractors to hold Maricopa County harmless from any responsibility for taxes, damages and interest, if applicable, contributions required under Federal, and/or state and local laws and regulations and any other costs including transaction privilege taxes, unemployment compensation insurance, Social Security and Worker's Compensation.

3.6 TAX: (SERVICES)

No tax shall be levied against labor. It is the responsibility of the Contractor to determine any and all taxes and include the same in proposal price.

No tax shall be invoiced or paid against Contractor's labor. It is the responsibility of the Contractor to determine any and all applicable taxes and include the cost in the proposal price.

3.7 TAX (COMMODITIES):

Tax shall not be levied against labor. Sales/use tax will be determined by County. Tax will not be used in determining low price.

Tax shall not be invoiced against Contractor's labor. Sales/use tax will be determined by County. Tax will not be used in determining low price.

3.8 STRATEGIC ALLIANCE for VOLUME EXPENDITURES (\$AVE):

3.8.1 The County is a member of the \$AVE cooperative purchasing group. \$AVE includes the State of Arizona, many Phoenix metropolitan area municipalities, and many K-12 unified school districts. Under the \$AVE Cooperative Purchasing Agreement, and with the concurrence of the successful Respondent under this solicitation, a member of \$AVE may access a contract resulting from a solicitation issued by the County. If you **do not** want to grant such access to a member of \$AVE, **please so state** in your proposal. In the absence of a statement to the contrary, the County will assume that you do wish to grant access to any contract that may result from this Request for Proposal.

3.9 INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENTS (ICPA's)

3.9.1 County currently holds ICPA's with numerous governmental entities throughout the State of Arizona. These agreements allow those entities, with the approval of the Contractor, to purchase their requirements under the terms and conditions of the County Contract. Please indicate on Attachment A, your acceptance or rejection regarding such participation of other governmental entities. Your response will not be considered as an evaluation factor in awarding a contract

3.10 VOLUNTARY EMPLOYEE DISCOUNTS

- 3.10.1 Vendors may voluntarily offer discounts to County employees for products or services provided under this contract. Whether a vendor offers or does not offer an employee discount is not a factor in nor considered in the evaluation of responses to this solicitation.
- 3.10.2 Any discount offered is part of a commercial transaction between the vendor and individual County employees and the County is not a party to the transaction. Any disputes or issues arising from an individual commercial transaction between the vendor and an individual County employee are a matter between the vendor and the employee. If a discount is offered, the terms will be announced to County employees.

4.0 AVAILABILITY OF FUNDS:

4.1 The provisions of this Contract relating to payment for services shall become effective when funds assigned for the purpose of compensating the Contractor as herein provided are actually available to County for disbursement. The County shall be the sole judge and authority in determining the availability of funds under this Contract. County shall keep the Contractor fully informed as to the availability of funds.

4.2 If any action is taken by any state agency, Federal department or any other agency or instrumentality to suspend, decrease, or terminate its fiscal obligations under, or in connection with, this Contract, County may amend, suspend, decrease, or terminate its obligations under, or in connection with, this Contract. In the event of termination, County shall be liable for payment only for services rendered prior to the effective date of the termination, provided that such services are performed in accordance with the provisions of this Contract. County shall give written notice of the effective date of any suspension, amendment, or termination under this Section, at least ten (10) days in advance.

5.0 DUTIES:

5.1 The Contractor shall perform all duties stated in Exhibit "B", Task Order or as otherwise directed in writing by the Procurement Officer.

6.0 TERMS and CONDITIONS:

6.1 INDEMNIFICATION AND LIMITATION OF LIABILITY:

To the fullest extent permitted by law, and to the extent that claims, damages, losses or expenses are not covered and paid by insurance purchased by the Contractor, the Contractor shall defend indemnify and hold harmless the County (as Owner), its agents, representatives, agents, officers, directors, officials, and employees from and against all claims, damages, losses, and expenses (including, but not limited to attorneys' fees, court costs, expert witness fees, and the costs and attorneys' fees for appellate proceedings) arising out of, or alleged to have resulted from the negligence or willful misconduct relating to the performance of this Contract.

Contractor's duty to defend, indemnify, and hold harmless the County, its agents, representatives, agents, officers, directors, officials, and employees shall arise in connection with any claim, damage, loss, or expense that is attributable to bodily injury, sickness, disease, death or injury to, impairment of, or destruction of tangible property, including loss of use resulting there from, caused by gross negligence or willful misconduct in the performance of this Contract, but only to the extent caused by the negligent acts or omissions of the Contractor, a subcontractor, any one directly or indirectly employed by them, or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss, or expense is caused in part by a party indemnified hereunder.

The amount and type of insurance coverage requirements set forth herein will in no way be construed as limiting the scope of the indemnity in this paragraph.

The scope of this indemnification does not extend to the sole negligence of County.

CONTRACTOR WILL NOT BE LIABLE TO COUNTY FOR CONSEQUENTIAL DAMAGES, INCLUDING, WITHOUT LIMITATION, ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, LIQUIDATED, EXEMPLARY, MORAL, OR CONSEQUENTIAL DAMAGES, EXPENSES, COST, PROFITS, LOST SAVINGS OR EARNINGS, LOST OR CORRUPTED DATA, OR OTHER LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT.

6.2 INSURANCE.

- 6.2.1 Contractor, at Contractor's own expense, shall purchase and maintain the herein stipulated minimum insurance from a company or companies duly licensed by the State of Arizona and possessing a current A.M. Best, Inc. rating of B++. In lieu of State of Arizona licensing, the stipulated insurance may be purchased from a company or companies, which are authorized to do business in the State of Arizona, provided that said insurance companies meet the approval of County. The form of any insurance policies and forms must be acceptable to County.
- 6.2.2 All insurance required herein shall be maintained in full force and effect until all work or service required to be performed under the terms of the Contract is satisfactorily

completed and formally accepted. Failure to do so may, at the sole discretion of County, constitute a material breach of this Contract.

- 6.2.3 Contractor's insurance shall be primary insurance as respects County, and any insurance or self-insurance maintained by County shall not contribute to it.
- 6.2.4 Any failure to comply with the claim reporting provisions of the insurance policies or any breach of an insurance policy warranty shall not affect the County's right to coverage afforded under the insurance policies.
- 6.2.5 The insurance policies may provide coverage that contains deductibles or self-insured retentions. Such deductible and/or self-insured retentions shall not be applicable with respect to the coverage provided to County under such policies. Contractor shall be solely responsible for the deductible and/or self-insured retention and County, at its option, may require Contractor to secure payment of such deductibles or self-insured retentions by a surety bond or an irrevocable and unconditional letter of credit.
- 6.2.6 Notwithstanding anything to the contrary contained herein, **CONTRACTOR** shall have the right to self-insure part or all of any of the insurance it is required to maintain hereunder in its sole discretion so long as **CONTRACTOR** maintains a net worth of not less than One Hundred Million (\$100,000,000) Dollars. Such net worth shall be documented to **COUNTY** and **COUNTY** shall be advised in writing in the event such net worth requirement is not met. In the event that **CONTRACTOR** elects to self-insure all or any part of any risk that would be insured under the policies and limits described herein, and an event occurs where insurance proceeds would have been available but for the election to self-insure, **CONTRACTOR** shall make funds available to the same extent that they would have been available had such insurance policy been carried, unless specifically provided to the contrary herein.
- 6.2.7 The policies required hereunder, except Workers' Compensation and Errors and Omissions, shall contain a waiver of transfer of rights of recovery (subrogation) against County, its agents, representatives, officers, directors, officials and employees for any claims arising out of Contractor's work or service.

6.2.8 Commercial General Liability.

Commercial General Liability insurance and, if necessary, Commercial Umbrella insurance with a limit of not less than \$2,000,000 for each occurrence, \$4,000,000 Products/Completed Operations Aggregate, and \$4,000,000 General Aggregate Limit. The policy shall include coverage for premises liability, bodily injury, broad form property damage, personal injury, products and completed operations and blanket contractual coverage, and shall not contain any provisions which would serve to limit third party action over claims. There shall be no endorsement or modifications of the CGL limiting the scope of coverage for liability arising from explosion, collapse, or underground property damage.

6.2.9 Automobile Liability.

Commercial/Business Automobile Liability insurance and, if necessary, Commercial Umbrella insurance with a combined single limit for bodily injury and property damage of not less than \$1,000,000 each occurrence with respect to any of the Contractor's owned, hired, and non-owned vehicles assigned to or used in performance of the Contractor's work or services or use or maintenance of the Premises under this Contract.

6.2.10 Workers' Compensation.

Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction of Contractor's employees engaged in the performance of the work or services under this Contract; and Employer's Liability insurance of not less than \$1,000,000 for each accident, \$1,000,000 disease for each employee, and \$1,000,000 disease policy limit.

Contractor, its contractors and its subcontractors waive all rights against Contract and its agents, officers, directors and employees for recovery of damages to the extent these damages are covered by the Workers' Compensation and Employer's Liability or commercial umbrella liability insurance obtained by Contractor, its contractors and its subcontractors pursuant to this Contract.

6.2.11 Errors and Omissions (Professional Liability) Insurance.

Errors and Omissions (Professional Liability) insurance and, if necessary, Commercial Umbrella insurance, which will insure and provide coverage for errors or omissions or professional liability of the **CONTRACTOR**, with limits of no less than \$2,000,000 for each claim.

6.2.12 Builder's Risk (Property) Insurance.

CONTRACTOR shall purchase and maintain, on a replacement cost basis, Builders' Risk insurance and, if necessary, Commercial Umbrella insurance in the amount of the initial Contract amount as well as subsequent modifications thereto for the entire work at the site. Such Builders' Risk insurance shall be maintained until final payment has been made or until no person or entity other than COUNTY has an insurable interest in the property required to be covered, whichever is earlier. This insurance shall include interests of COUNTY, CONTRACTOR, and all subcontractors and sub-subcontractors in the work during the life of the Contract and course of construction, and shall continue until the work is completed and accepted by COUNTY. For new construction projects, CONTRACTOR agrees to assume full responsibility for loss or damage to the work being performed and to the structures under construction. For renovation construction projects, CONTRACTOR agrees to assume responsibility for loss or damage to the work being performed at least up to the full Contract amount, unless otherwise required by the Contract documents or amendments thereto. Builders' Risk insurance shall be on a special form and shall also cover false work and temporary buildings and shall insure against risk of direct physical loss or damage from external causes including debris removal, demolition occasioned by enforcement of any applicable legal requirements, and shall cover reasonable compensation for architect's service and expenses required as a result of such insured loss and other "soft costs" as required by the Contract. Builders' Risk insurance must provide coverage from the time any covered property comes under CONTRACTOR'S control and/or responsibility, and continue without interruption during construction, renovation, or installation, including any time during which the covered property is being transported to the construction installation site, and while on the construction or installation site awaiting installation. The policy will provide coverage while the covered premises or any part thereof are occupied. Builders' Risk insurance shall be primary and any insurance or self-insurance maintained by the County is not contributory. If the Contract requires testing of equipment or other similar operations, at the option of COUNTY, CONTRACTOR will be responsible for providing property insurance for these exposures under a Boiler Machinery insurance policy or the Builders' Risk Insurance policy.

6.2.13 Certificates of Insurance.

6.2.13.1 Prior to Contract **AWARD**, Contractor shall furnish the County with valid and complete certificates of insurance, or formal endorsements as required by the Contract in the form provided by the County, issued by Contractor's insurer(s), as evidence that policies providing the required coverage, conditions and limits required by this Contract are in full force and effect. Such certificates shall identify this contract number and title. Alternatively the County will accept an insurance industry recognized Memorandum of Insurance

- 6.2.13.2 In the event any insurance policy (ies) required by this contract is (are) written on a "claims made" basis, coverage shall extend for two years past completion and acceptance of Contractor's work or services and as evidenced by annual Certificates of Insurance.
- 6.2.13.3 If a policy does expire during the life of the Contract, a renewal certificate must be sent to County fifteen (15) days prior to the expiration date.
- 6.2.14 Cancellation and Expiration Notice.

Applicable to all insurance policies required within the Insurance Requirements of this Contract, Contractor's insurance shall not be permitted to expire, be suspended, be canceled, or be materially changed for any reason without thirty (30) days prior written notice to Maricopa County. Contractor must provide to Maricopa County, within 2 business days of receipt, if they receive notice of a policy that has been or will be suspended, canceled, materially changed for any reason, has expired, or will be expiring. Such notice shall be sent directly to Maricopa County Office of Procurement Services and shall be mailed or hand delivered to **160 South 4th Avenue** 320 West Lincoln Street, Phoenix, AZ 85003, or emailed to Procurement Officer noted in solicitation.

- 6.3 BOND REQUIREMENT: (If required by an individual Project/Task Order)
 - 6.3.1 If requested for an individual Order and concurrently with the submittal of the proposal associated with the Order, the Contractor shall furnish the Contracting Agency the following bonds, which shall become binding upon the award of the contract to the Contractor
 - 6.3.1.1 A Performance Bond equal to the full Contract amount (\$______or as specified) conditioned upon the faithful performance of the Order in accordance with plans, specifications and conditions thereof. Such bond shall be solely for the protection of the Contracting Agency awarding the Order.
 - 6.3.1.2 A Payment Bond equal to the full contract amount (\$_____or as specified) solely for the protection of claimants supplying labor and materials to the Contractor or his Subcontractors in the prosecution of the work provided for in such Order.
 - 6.3.2 Each such bond shall include a provision allowing the prevailing party in a suit on such bond to recover as a part of his judgment such reasonable attorney's fees as may be fixed by a judge of the court.
 - 6.3.3 Each bond shall be executed by a surety company or companies holding a certificate of authority to transact surety business in the State of Arizona issued by the Director of the Department of Insurance. The bonds shall not be executed by an individual surety or sureties. The bonds shall be made payable and acceptable to the Contracting Agency. The bonds shall be written or countersigned by an authorized representative of the surety who is either a resident of the State of Arizona or whose principal office is maintained in this state, as by law required, and the bonds shall have attached thereto a certified copy of the Power of Attorney of the signing official. In addition, said company or companies shall be rated "Best-A" or better as required by the Contracting Agency, as currently listed in the most recent Best Key Rating Guide, published by the A.M. Best Company.

6.4 FORCE MAJEURE

6.4.1 Neither party shall be liable for failure of performance, nor incur any liability to the other party on account of any loss or damage resulting from any delay or failure to perform all or any part of this Contract if such delay or failure is caused by events, occurrences, or causes beyond the reasonable control and without negligence of the parties. Such events,

- occurrences, or causes will include Acts of God/Nature (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (whether war is declared or not), civil war, riots, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, lockout, blockage, embargo, labor dispute, strike, interruption or failure of electricity or telecommunication service.
- 6.4.2 Each party, as applicable, shall give the other party notice of its inability to perform and particulars in reasonable detail of the cause of the inability. Each party must use best efforts to remedy the situation and remove, as soon as practicable, the cause of its inability to perform or comply.
- 6.4.3 The party asserting *Force Majeure* as a cause for non-performance shall have the burden of proving that reasonable steps were taken to minimize delay or damages caused by foreseeable events, that all non-excused obligations were substantially fulfilled, and that the other party was timely notified of the likelihood or actual occurrence which would justify such an assertion, so that other prudent precautions could be contemplated.
- 6.4.4 The County shall reserve the right to terminate this Contract and/or any applicable order or contract release purchase order upon non-performance by Contractor. The County shall reserve the right to extend the Contract and time for performance at its discretion.

6.5 WARRANTY OF SERVICES:

- 6.5.1 The Contractor warrants that all services provided hereunder will conform to the requirements of the Contract, including all descriptions, specifications and attachments made a part of this Contract. County's acceptance of services or goods provided by the Contractor shall not relieve the Contractor from its obligations under this warranty.
- 6.5.2 In addition to its other remedies, County may, at the Contractor's expense, require prompt correction of any services failing to meet the Contractor's warranty herein for one year following the performance of those services. Services corrected by the Contractor shall be subject to all the provisions of this Contract in the manner and to the same extent as services originally furnished hereunder.
- 6.5.3 DISCLAIMER OF WARRANTIES FOR PRODUCTS. COUNTY'S SOLE AND EXCLUSIVE WARRANTY FOR PRODUCTS, IF ANY, IS THAT PROVIDED BY THE PRODUCT MANUFACTURER. CONTRACTOR DISCLAIMS ALL EXPRESSED, IMPLIED OR STATUTORY WARRANTIES, WHETHER IMPLIED BY OPERATION OF LAW OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE LANGUAGE OF THIS PARAGRAPH SHALL SURVIVE THE EXPIRATION OR TERMINATION OF THIS AGREEMENT

6.6 INSPECTION OF SERVICES:

- 6.6.1 The Contractor shall provide and maintain an inspection system acceptable to County covering the services under this Contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to County during contract performance and for as long afterwards as the Contract requires.
- 6.6.2 County has the right to inspect and test all services called for by the Contract, to the extent practicable at all times and places during the term of the Contract. County shall perform inspections and tests in a manner that will not unduly delay the work.
- 6.6.3 If prior to completion of an Order any of the services required by that Order do not conform to Contract requirements, County may require the Contractor to perform the services again in conformity with Contract requirements, at no cost to the County. When the defects in services cannot be corrected by re-performance, County may:

- 6.6.3.1 Require the Contractor to take necessary action to ensure that future performance conforms to Contract requirements; and
- 6.6.3.2 Reduce the Contract price to reflect the reduced value of the services performed.
- 6.6.4 If the Contractor fails to promptly perform the services again as provided in Section 6.6.3 or to take the necessary action to ensure future performance in conformity with Contract requirements, County may:
 - 6.6.4.1 By Contract or otherwise, perform the services and charge to the Contractor, through direct billing or through payment reduction, any cost incurred by County that is directly related to the performance of such service; or
 - 6.6.4.2 Terminate the Contract for default.

6.7 REQUIREMENTS CONTRACT:

- 6.7.1 Contractors signify their understanding and agreement by signing a bid submittal, that the Contract resulting from the bid is a requirements contract. However, the Contract does not guarantee any minimum or maximum number of purchases will be made. It only indicates that if purchases are made for the materials or services contained in the Contract, they will be purchased from the Contractor awarded that item if the Contractor can meet all the delivery requirements of the County. Orders will only be placed when the County identifies a need and proper authorization and documentation have been approved.
- 6.7.2 County reserves the right to cancel Purchase Orders within a reasonable period of time after issuance. Should a Purchase Order be canceled, the County agrees to reimburse the Contractor for actual and documentable costs incurred by the Contractor in response to the Purchase Order. The County will not reimburse the Contractor for any costs incurred after receipt of County notice of cancellation, or for lost profits, shipment of product prior to issuance of Purchase Order, etc.
- 6.7.3 Contractors agree to accept verbal notification of cancellation of Purchase Orders from the County Procurement Officer with written notification to follow. By submitting a bid in response to this Invitation for Bids, the Contractor specifically acknowledges to be bound by this cancellation policy.

6.8 BACKGROUND CHECK:

Contractors need to be aware that there may be multiple background checks (Sheriff's Office, County Attorney's Office, Courts as well as Maricopa County general government) to determine if the respondents employees are acceptable for the contractor to do business with the County. This applies to (but is not limited to) the company and sub-contractors. Employees or others who fail to pass these checks shall not be allowed to work on County projects. Failure to meet these requirements may lead to termination of the contract.

6.9 SUSPENSION OF WORK

The Procurement Officer may order the Contractor, in writing, to suspend, delay, or interrupt all or any part of the work of this contract for the period of time that the Procurement Officer determines appropriate for the convenience of the County. No adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor. No request for adjustment under this clause shall be granted unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the suspension, delay, or interruption, but not later than the date of final payment under the contract.

6.10 STOP WORK ORDER

The Procurement Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a stop work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop-work is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Procurement Officer shall either—

- 6.10.1 Cancel the stop-work order; or
- 6.10.2 Terminate the work covered by the order as provided in the Default, or the Termination for Convenience of the County, clause of this contract.
- 6.10.3 The Procurement Officer may make an equitable adjustment in the delivery schedule and/or contract price, or otherwise, and the contract shall be modified, in writing, accordingly, if the Contractor demonstrates that the stop work order resulted in an increase in costs to the Contractor.

6.11 UNCONDITIONAL TERMINATION FOR CONVENIENCE:

Maricopa County may terminate the resultant Contract for convenience by providing sixty (60) calendar days advance notice to the Contractor.

6.12 TERMINATION FOR DEFAULT:

The County may, by written notice of default to the Contractor, terminate this contract in whole or in part if the Contractor fails to:

- 6.12.1 Deliver the supplies or to perform the services within the time specified in this contract or any extension;
- 6.12.2 Make progress, so as to endanger performance of this contract; or
- 6.12.3 Perform any of the other provisions of this contract.
- 6.12.4 The County's right to terminate this contract under these subparagraph may be exercised if the Contractor does not cure such failure within 10 days (or more if authorized in writing by the County) after receipt of the notice from the Procurement Officer specifying the failure.

6.13 STATUTORY RIGHT OF CANCELLATION FOR CONFLICT OF INTEREST:

Notice is given that pursuant to A.R.S. § 38-511 the County may cancel any Contract without penalty or further obligation within three years after execution of the contract, if any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County is at any time while the Contract or any extension of the Contract is in effect, an employee or agent of any other party to the Contract in any capacity or consultant to any other party of the Contract with respect to the subject matter of the Contract. Additionally, pursuant to A.R.S § 38-511 the County may recoup any fee or commission paid or due to any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County from any other party to the contract arising as the result of the Contract.

6.14 CONTRACTOR LICENSE REQUIREMENT:

- 6.14.1 The Respondent shall procure all permits, insurance, licenses and pay the charges and fees necessary and incidental to the lawful conduct of his/her business, and as necessary complete any required certification requirements, required by any and all governmental or non-governmental entities as mandated to maintain compliance with and in good standing for all permits and/or licenses. The Respondent shall keep fully informed of existing and future trade or industry requirements, Federal, State and Local laws, ordinances, and regulations which in any manner affect the fulfillment of a Contract and shall comply with the same. Contractor shall immediately notify both Office of Procurement Services and the using agency of any and all changes concerning permits, insurance or licenses.
- 6.14.2 Respondents furnishing finished products, materials or articles of merchandise that will require installation or attachment as part of the Contract, shall possess any licenses required. A Respondent is not relieved of its obligation to posses the required licenses by subcontracting of the labor portion of the Contract. Respondents are advised to contact the Arizona Registrar of Contractors, Chief of Licensing, at (602) 542-1525 to ascertain licensing requirements for a particular contract. Respondents shall identify which license(s), if any, the Registrar of Contractors requires for performance of the Contract.

6.15 SUBCONTRACTING:

- 6.15.1 The Contractor may not assign to another Contractor or Subcontract to another party for performance of the terms and conditions hereof without the written consent of the County. All correspondence authorizing subcontracting must reference the Bid Serial Number and identify the job project. The County hereby consents to Contractor's subcontracting work to Authorized Service Providers under contract with Contractor.
- 6.15.2 The Subcontractor's rate for the job shall not exceed that of the Prime Contractor's rate, as bid in the pricing section, unless the Prime Contractor is willing to absorb any higher rates or the County has approved the increase. The Subcontractor's invoice shall be invoiced directly to the Prime Contractor, who in turn shall pass-through the costs to the County, without mark-up. A copy of the Subcontractor's invoice must accompany the Prime Contractor's invoice.

6.16 AMENDMENTS:

All amendments to this Contract shall be in writing and approved/signed by both parties. Maricopa County Office of Procurement Services shall be responsible for approving all amendments for Maricopa County.

6.17 ADDITIONS/DELETIONS OF SERVICE:

- 6.17.1 The County reserves the right to add and/or delete materials and services to a Contract. If a service requirement is deleted, payment to the Contractor will be reduced proportionately, to the amount of service reduced in accordance with the bid price. If additional materials or services are required from a Contract, prices for such additions will be negotiated between the Contractor and the County.
- 6.17.2 The County reserves the right of final approval on proposed staff for all Task Orders. Also, upon request by the County, the Contractor will be required to remove any employees working on County projects and substitute personnel based on the discretion of the County within two business days, unless previously approved by the County.

6.18 VALIDITY:

The invalidity, in whole or in part, of any provision of this Contract shall not void or affect the validity of any other provision of the Contract.

6.19 SEVERABILITY:

The invalidity, in whole or in part, of any provision of this Contract shall not void or affect the validity of any other provision of this Contract.

6.20 RIGHTS IN DATA:

The County shall have the use of data and reports resulting from a Contract without additional cost or other restriction except as may be established by law or applicable regulation. Each party shall supply to the other party, upon request, any available information that is relevant to a Contract and to the performance thereunder.

6.21 NON-DISCRIMINATION:

CONTRACTOR agrees to comply with all provisions and requirements of Arizona Executive Order 2009 09 including flow down of all provisions and requirements to any subcontractors. Executive Order 2009 09 supersedes Executive order 99 4 and amends Executive order 75 5 and may be viewed and downloaded at the Governor of the State of Arizona's website http://azmemory.azlibrary.gov/cdm/singleitem/collection/execorders/id/680/rec/1 which is hereby incorporated into this contract as if set forth in full herein. During the performance of this contract, CONTRACTOR shall not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin.

Contractor agrees to comply with all provisions and requirements of Arizona Executive Order 2009-09 including flow down of all provisions and requirements to any subcontractors. Executive Order 2009-09 supersedes Executive order 99-4 and amends Executive order 75-5 and may be viewed and downloaded at the Arizona State Library Research website

(http://azmemory.azlibrary.gov/cdm/singleitem/collection/execorders/id/680/rec/1) which is hereby incorporated into this contract as if set forth in full herein. During the performance of this Contract, Contractor shall not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin.

6.22 ISRAEL BOYCOTT:

By signing this Contract, the Contractor certifies that they are in compliance with Article 9, Arizona Revised Statutes Section 35-393 *et seq*.

6.23 CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the Contractor) certifies to the best of his or her knowledge and belief, that the Contractor

is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;

have not within 3 year period preceding this Contract been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statues or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

are not presently indicted or otherwise criminally or civilly charged by a government entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification; and

have not within a 3 year period preceding this Contract had one or more public transaction (Federal, State or local) terminated for cause of default.

The Contractor agrees to include, without modification, this clause in all lower tier covered transactions (i.e. transactions with subcontractors) and in all solicitations for lower tier covered transactions related to this Contract.

- 6.23.1 The undersigned (authorized official signing on behalf of the Contractor) certifies to the best of his or her knowledge and belief that the Contractor, its current officers and directors;
 - 6.23.1.1 are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from being awarded any contract or grant by any United States Department or Agency or any state, or local jurisdiction;
 - 6.23.1.2 have not within three (3) year period preceding this Contract;
 - 6.23.1.2.1 been convicted of fraud or any criminal offense in connection with obtaining, attempting to obtain, or as the result of performing a government entity (Federal, State or local) transaction or contract; and
 - 6.23.1.2.2 been convicted of violation of any Federal or State antitrust statues or conviction for embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property regarding a government entity transaction or contract; and
 - 6.23.1.2.3 are not presently indicted or criminally charged by a government entity (Federal, State or local) with commission of any criminal offenses in connection with obtaining, attempting to obtain, or as the result of performing a government entity public (Federal, State or local) transaction or contract; and are not presently facing any civil charges from any governmental entity regarding obtaining, attempting to obtain, or from performing any governmental entity contract or other transaction; and have not within a three (3) year period preceding this Contract had any public transaction (Federal, State or local) terminated for cause or default.
 - 6.23.1.3 If any of the above circumstances described in the paragraph are applicable to the entity submitting a bid for this requirement, include with your bid an explanation of the matter including any final resolution.
- 6.23.2 The Contractor shall include, without modification, this clause in all lower tier covered transactions (i.e. transactions with subcontractors) and in all solicitations for lower tier covered transactions related to this Contract.
- 6.24 VERIFICATION REGARDING COMPLIANCE WITH ARIZONA REVISED STATUTES §41-4401 AND FEDERAL IMMIGRATION LAWS AND REGULATIONS:
 - 6.24.1 By entering into the Contract, the Contractor warrants compliance with the Immigration and Nationality Act (INA using e-verify) and all other federal immigration laws and regulations related to the immigration status of its employees and A.R.S. §23-214(A). The contractor shall obtain statements from its subcontractors certifying compliance and shall furnish the statements to the Procurement Officer upon request. These warranties shall remain in effect through the term of the Contract. The Contractor and its subcontractors shall also maintain Employment Eligibility Verification forms (I-9) as required by the Immigration Reform and Control Act of 1986, as amended from time to time, for all

employees performing work under the Contract and verify employee compliance using the E-verify system and shall keep a record of the verification for the duration of the employee's employment or at least three years, whichever is longer. I-9 forms are available for download at USCIS.GOV.

6.24.2 The County retains the legal right to inspect contractor and subcontractor employee documents performing work under this Contract to verify compliance with paragraph 6.24.1 of this Section. Contractor and subcontractor shall be given reasonable notice of the County's intent to inspect and shall make the documents available at the time and date specified. Should the County suspect or find that the Contractor or any of its subcontractors are not in compliance, the County will consider this a material breach of the contract and may pursue any and all remedies allowed by law, including, but not limited to: suspension of work, termination of the Contract for default, and suspension and/or debarment of the Contractor. All costs necessary to verify compliance are the responsibility of the Contractor.

6.25 INFLUENCE

As prescribed in MC1-1202 MC1-1203 of the Maricopa County Procurement Code, any effort to influence an employee or agent to breach the Maricopa County Ethical Code of Conduct or any ethical conduct may be grounds for Disbarment or Suspension under MC1-902. An attempt to influence includes, but is not limited to:

- 6.25.1 A Person offering or providing a gratuity, gift, tip, present, donation, money, entertainment or educational passes or tickets, or any type valuable contribution or subsidy,
- 6.25.2 That is offered or given with the intent to influence a decision, obtain a contract, garner favorable treatment, or gain favorable consideration of any kind.

If a Person attempts to influence any employee or agent of Maricopa County, the Chief Procurement Officer, or his designee, reserves the right to seek any remedy provided by the Maricopa County Procurement Code, any remedy in equity or in the law, or any remedy provided by this contract.

- 6.26 CONTRACTOR EMPLOYEE WHISTLEBLOWER RIGHTS AND REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS.
 - 6.26.1 The Parties agree that this Contract and employees working on this Contract will be subject to the whistleblower rights and remedies in the pilot program on contractor employee whistleblower protections established at 41 U.S.C. § 4712 by section 828 of the National Defense Authorization Act for Fiscal Year 2013 (Pub. L. 112–239) and section 3.908 of the Federal Acquisition Regulation;
 - 6.26.2 Contractor shall inform its employees in writing, in the predominant language of the workforce, of employee whistleblower rights and protections under 41 U.S.C. § 4712, as described in section 3.908 of the Federal Acquisition Regulation. Documentation of such employee notification must be kept on file by Contractor and copies provided to County upon request.
 - 6.26.3 Contractor shall insert the substance of this clause, including this paragraph (c), in all subcontracts over the simplified acquisition threshold (\$150,000 as of September 2013).
- 6.27 ACCESS TO AND RETENTION OF RECORDS FOR THE PURPOSE OF AUDIT AND/OR OTHER REVIEW:
 - 6.27.1 In accordance with section MCI 371 of the Maricopa County Procurement Code the Contractor agrees to retain all books, records, accounts, statements, reports, files, and other records and back-up documentation relevant to this Contract for six (6) years after

final payment or until after the resolution of any audit questions which could be more than six (6) years, whichever is latest. The County, Federal or State auditors and any other persons duly authorized by the Department shall have full access to, and the right to examine, copy and make use of, any and all said materials.

- 6.27.2 If the Contractor's books, records, accounts, statements, reports, files, and other records and back-up documentation relevant to this Contract are not sufficient to support and document that requested services were provided, the Contractor shall reimburse Maricopa County for the services not so adequately supported and documented.
- 6.27.3 If at any time it is determined by the County that a cost for which payment has been made is a disallowed cost, the County shall notify the Contractor in writing of the disallowance. The course of action to address the disallowance shall be at sole discretion of the County, and may include either an adjustment to future invoices, request for credit, request for a check or deduction from current billings Submitted by the Contractor by the amount of the disallowance, or to require reimbursement forthwith of the disallowed amount by the Contractor by issuing a check payable to Maricopa County.

6.28 AUDIT DISALLOWANCES:

If at any time, County determines that a cost for which payment has been made is a disallowed cost, such as overpayment, County shall notify the Contractor in writing of the disallowance. County shall also state the means of correction, which may be but shall not be limited to adjustment of any future claim submitted by the Contractor by the amount of the disallowance, or to require repayment of the disallowed amount by the Contractor.

6.29 OFFSET FOR DAMAGES;

In addition to all other remedies at Law or Equity, the County may offset from any money due to the Contractor any amounts Contractor owes to the County for damages resulting from breach or deficiencies in performance of the contract.

6.30 PUBLIC RECORDS:

Under Arizona law, all Offers submitted and opened are public records and must be retained by the Records Manager at the Office of Procurement Services. Offers shall be open to public inspection and copying after Contract award and execution, except for such Offers or sections thereof determined to contain proprietary or confidential information. by the Office of Procurement Services. If an Offeror believes that information in its Offer or any resulting Contract should not be released in response to a public record request under Arizona law, the Offeror shall indicate the specific information deemed confidential or proprietary and submit a statement with its offer detailing the reasons that the information should not be disclosed. Such reasons shall include the specific harm or prejudice which may arise from disclosure. The Records Manager of the Office of Procurement Services shall determine whether the identified information is confidential pursuant to the Maricopa County Procurement Code.

6.31 PRICES:

Contractor warrants that prices extended to County under this Contract are no higher than those paid by any other similar customer for these or similar services under similar terms.

6.32 INTEGRATION:

This Contract represents the entire and integrated agreement between the parties and supersedes all prior negotiations, proposals, communications, understandings, representations, or agreements, whether oral or written, express or implied.

6.33 RELATIONSHIPS:

In the performance of the services described herein, the Contractor shall act solely as an independent contractor, and nothing herein or implied herein shall at any time be construed as to create the relationship of employer and employee, co employee, partnership, principal and agent, or joint venture between the County and the Contractor.

- 6.33.1 In the performance of the services described herein, the Contractor shall act solely as an independent contractor, and nothing herein or implied herein shall at any time be construed as to create the relationship of employer and employee, coemployee, partnership, principal and agent, or joint venture between the County and the Contractor.
- 6.33.2 The County reserves the right of final approval on proposed staff for all Task Orders. Also, upon request by the County, the Contractor will be required to remove any employees working on County projects and substitute personnel based on the discretion of the County within two business days, unless previously approved by the County.

6.34 GOVERNING LAW:

This Contract shall be governed by the laws of the state of Arizona. Venue for any actions or lawsuits involving this Contract will be in Maricopa County Superior Court or in the United States District Court for the District of Arizona, sitting in Phoenix, Arizona

6.35 ORDER OF PRECEDENCE:

In the event of a conflict in the provisions of this Contract and Contractor's license agreement, if applicable, the terms of this Contract shall prevail.

6.36 **ORDERING AUTHORITY:**

Any request for purchase shall be accompanied by a valid purchase order, issued by Office of Procurement Services, a Purchase Order issued by the using Department or direction by a Certified Agency Procurement Aid (CAPA) with a Purchase Card for payment.

6.37 NO MINIMUM OR MAXIMUM PURCHASE OBLIGATION:

- 6.37.1 This Contract does not guarantee any minimum or maximum purchases will be made. Orders will only be placed under this Contract when the County identifies a need and proper authorization and documentation have been approved.
- 6.37.2 Contractors agree to accept verbal notification of cancellation of Purchase Orders from the County Procurement Officer with written notification to follow. Contractor specifically acknowledges to be bound by this cancellation policy.

6.38 **PURCHASE ORDERS:**

County reserves the right to cancel Purchase Orders within a reasonable period of time after issuance. Should a Purchase Order be canceled, the County agrees to reimburse the Contractor for actual and documentable costs incurred by the Contractor in response to the Purchase Order. The County will not reimburse the Contractor for any costs incurred after receipt of County notice of cancellation, or for lost profits, shipment of product prior to issuance of Purchase Order, etc.

6.39 UNIFORM ADMINISTRATIVE REQUIREMENTS:

By entering into this Contract, the Contractor agrees to comply with all applicable provisions of Title 2, Subtitle A, Chapter II, PART 200—UNIFORM ADMINISTRATIVE

REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS FOR FEDERAL AWARDS contained in Title 2 C.F.R. § 200 et seq.

For purchases of \$50,000 or greater under this agreement, the applicable participating entity must disclose to THD when it is receiving any federal funds related to that requested purchase prior to THD agreeing to that purchase.

6.40 **CONFIDENTIAL INFORMATION:**

Any information obtained in the course of performing this Contract may include information that is proprietary or confidential to the County. This provision establishes the Contractor's obligation regarding such information.

The Contractor shall establish and maintain procedures and controls that are adequate to assure that no information contained in its records and/or obtained from the County or from others in carrying out its functions (services) under the Contract shall be used by or disclosed by it, its agents, officers, or employees, except as required to efficiently perform duties under the Contract. The Contractor's procedures and controls at a minimum must be the same procedures and controls it uses to protect its own proprietary or confidential information. If, at any time during the duration of the Contract, the County determines that the procedures and controls in place are not adequate, the Contractor shall institute any new and/or additional measures requested by the County within fifteen (15) calendar days of the written request to do so.

Any requests to the Contractor for County proprietary or confidential information shall be referred to the County for review and approval, prior to any dissemination.

6.41 INCORPORATION OF DOCUMENTS:

The following are to be attached to and made part of this Contract:

- 6.41.1 Exhibit A, Pricing;
- 6.41.2 Exhibit B, Scope of Work;
- 6.41.3 Exhibit C Facilities Management Requirements

NOTICES:

All notices given pursuant to the terms of this Contract shall be addressed to:

For County:

Maricopa County
Office of Procurement Services
ATTN: Contract Administration
320 West Lincoln Street 160 South 4th Avenue
Phoenix, Arizona 85003-2494

For Contractor:
Home Depot U.S.A., Inc.

2455 Paces Ferry Road
Atlanta, GA. 30339
PO BOX 193176,
Columbus, OH 43218

ATTN: Contract Administration

| IN WITNESS WHEREOF, this Contract is executed on the date set forth above. | |
|--|----------------------|
| CONTRACTOR AUTHORIZED SIGNATURE | |
| PRINTED NAME AND TITLE | |
| 2455 Paces Ferry Road Atlanta, GA 30339 ADDRESS 1-4-2017 DATE | |
| CHAIRMAN, BOARD OF SUPERVISORS | JAN 1 7 2017 DATE |
| ATTESTED: Scan Maland CLERK OF THE BOARD ON 1971 | JAN 1 7 2017 DATE |
| APPROVED AS TO FORM: DEPUTY COUNTY ATTORNEY | DATE (2, 20) |

EXHIBIT A PRICING

| SERIAL 16154-RFP | | | |
|----------------------------------|--------------------------------------|--|--|
| NIGP CODE: 45041 | | | |
| RESPONDENT'S NAME: | Home Depot U.S.A., Inc. | | |
| COUNTY VENDOR NUMBER: | W000001453 | | |
| ADDRESS: | 2455 Paces Ferry Road PO BOX 193176, | | |
| | Atlanta, GA 30339 Columbus OH 43218 | | |
| P.O. ADDRESS: | Each local The Home Depot stores | | |
| TELEPHONE NUMBER: | 866-589-0690 | | |
| FACSIMILE NUMBER: | 866-589-0691 | | |
| WEB SITE: | www.homedepot.com | | |
| CONTACT (REPRESENTATIVE): | Richard Nyberg | | |
| REPRESENTATIVE'S E-MAIL ADDRESS: | richard_nyberg@homedepot.com | | |

| | <u>YES</u> |
|---|------------|
| | |
| WILL ALLOW OTHER GOVERNMENTAL ENTITIES TO PURCHASE FROM THIS CONTRACT | |
| | |
| WILL ACCEPT PROCUREMENT CARD FOR PAYMENT: | [X] |
| | |

PAYMENT TERMS. [X] NET 30 DAYS (See Below)

Note: Net 30 is for Home Depot Account transactions only. Payment is required at the time of each transaction. Note: Net 60 payment terms for Home Depot Accounts may be available upon review of a customer's account information.

| 1.0 P | RICING: | | | | |
|-------|--|----------|----------------------|-----|--|
| | | | | | |
| 1.1 | Do you offer a Rebate in lieu of a discount | | | Yes | |
| | | | | | |
| | Details of your Rebate Program | | | | |
| | | | | | |
| | • At least \$10,000 to \$25,000 Annual Net Sales (Pretax) = 1% Rebate | | | | |
| | • At least \$25,000 to \$100,000 Annual Net Sales (Pretax) = 2% Rebate | | | | |
| | • Over \$100,000 Annual Net Sales (Pretax) = 5% Rebate | | | | |
| | | | | | |
| 1.2 | Pro Rewards Paint Program | | | | |
| | | Discount | Minimum Annual Spend | | |
| | Level | % | on Paint | | |
| | Gold | 20% | \$ 7,500 | | |
| | Silver | 15% | \$ 4,000 | | |
| | Bronze | 10% | \$ 2,000 | | |
| | | | | | |
| 1.3 | Volume Pricing Program | | | | |
| | For any purchase over \$1,500 more aggressive | | | | |
| | pricing may be available through the Volume Pricing | | | | |
| | Program. | | | | |
| | For any planned order over \$1,500, call in the | | | | |
| | request for quote to the ProDesk of your local The | | | | |
| | Home Depot | | | | |
| | store and ask for it to be submitted for volume | | | | |
| | pricing consideration. | | | | |

EXHIBIT B STATEMENT OF WORK

CONTRACT FOR MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES, AND RELATED PRODUCTS AND SERVICES (U.S. Communities)

1.0 **INTENT:**

The Contractor shall have a strong national presence for a vast array of supplies and equipment necessary for maintenance and repair in residential, commercial and industrial environments for use by various public entities nationwide.

Other governmental entities under agreement with the County may have access to services provided hereunder.

The County reserves the right to award in whole or in part, by item or group of items, by section or geographic area, or make multiple awards, where such action serves the County's best interest.

The County reserves the right to add additional contractors, at the County's sole discretion, in cases where the currently listed contractors are of an insufficient number or skill-set to satisfy the County's needs or to ensure adequate competition on any project or task order work.

1.1 INTRODUCTION, BACKGROUND AND INTENT: MASTER AGREEMENT

Maricopa County, AZ (herein "Lead Public Agency" on behalf of itself and all states, local governments, school districts, and higher education institutions in the United States of America, and other government agencies and nonprofit organizations (herein "Participating Public Agencies") is awarding a contract to a qualified supplier to enter into a Master Agreement for a complete line of Maintenance, Repair and Operating (MRO) Supplies and Industrial Supplies in a Retail and Wholesale environment; and Related Products and Services (herein "Products and Services").

1.2 GENERAL DEFINITION OF PRODUCTS AND/OR SERVICES

Contractors are to have the broadest possible selection of MAINTENANCE, REPAIR, OPERATING SUPPLIES, INDUSTRIAL SUPPLIES AND RELATED PRODUCTS AND SERVICES they offer. The intent of this contract is to provide Participating Public Agencies with a comprehensive offering of products and services to meet their various needs.

1.2.1 Maintenance, Repair, Operating (MRO) Supplies and Related Services (Installation, Repair and Renovation) – A complete and comprehensive offering of wholesale and/or retail MRO supplies such as appliances, building materials, hardware, HVAC, kitchen and bath cabinets, janitorial supplies, landscaping equipment and supplies, motors, pumps, paints and coatings, plumbing, pool chemicals and supplies, hand-held general purpose tools, power tools, flooring, window coverings, and any other miscellaneous MRO supplies offered by Supplier.

In addition, a complete range of services available through the Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services offered by Supplier.

1.2.2 Related Products and Services (Including Installation, Repair and Renovation Services) – A complete range of related products and services offered by Supplier including, but not limited to, installation, repair and renovation services for replacements, upgrades, and remodeling in the residential, commercial and industrial environments relating to any of the following (non-inclusive): roofing, gutters, downspouts, HVAC, plumbing, electrical, exterior decks, patios and porches, exterior siding, windows and

doors, interior and exterior painting, weatherization, ADA improvements, hose fabrication, hydraulic repairs, gearbox repairs, conveyor system repairs, vulcanizing, rubber fabrication, and any other types of residential, commercial and industrial environments.

2.0 **SCOPE OF WORK:**

2.1 MAINTENANCE, REPAIR, OPERATING SUPPLIES (MRO) AND RELATED SERVICES (INSTALLATION, REPAIR AND RENOVATION):

Provide a complete and comprehensive offering of Retail MRO supplies such as appliances, building materials, hardware, HVAC, kitchen and bath cabinets, janitorial supplies, landscaping equipment and supplies, motors, pumps, paints and coatings, plumbing, pool chemicals and supplies, hand-held general purpose tools, power tools, flooring, window coverings, and any other miscellaneous MRO supplies offered by Supplier.

In addition, a complete range of services available through the Supplier such as, but not limited to, installation, renovation services, repair services, training services and any other related services offered by Supplier.

- 2.2 RELATED PRODUCTS AND SERVICES (INSTALLATION, REPAIR AND RENOVATION SERVICES):
 - 2.2.1 Any related products offered by Supplier.
 - 2.2.2 Services may also include replacements, upgrades, remodeling; and product, turnkey and major category installations.
 - 2.2.3 Services performed shall be non-structural in nature.
 - 2.2.4 <u>Products used in performing these services shall be procured under the awarded contract, at contract prices.</u>
 - 2.2.5 These services may be required in the <u>residential</u> and <u>commercial</u> environments and may be any of the following (non-inclusive):
 - 2.2.5.1 Roofing, Gutters, Downspouts
 - 2.2.5.2 HVAC
 - 2.2.5.3 Plumbing
 - 2.2.5.4 Electrical
 - 2.2.5.5 Exterior decks, patios and porches
 - 2.2.5.6 Exterior Siding
 - 2.2.5.7 Windows, Doors
 - 2.2.5.8 Interior/Exterior Painting
 - 2.2.5.9 Weatherization Storm Windows/Doors, Insulation, Weather Stripping
 - 2.2.5.10 ADA Improvements
 - 2.2.6 Services:
 - 2.2.6.1 Providing and managing qualified contractors
 - 2.2.6.2 Budget management in keeping projects on budget
 - 2.2.6.3 Project management services in design, planning, organizing, scheduling and managing all stages of a project.
 - 2.2.7 Service Providers (Labor):

- 2.2.7.1 Contractor shall serve as the single point of contact between Participating Public Agencies and Service Providers.
- 2.2.7.2 Contractor shall verify that all Service Providers are fully licensed for the type of work being performed in the respective state(s).
- 2.2.7.3 Contractor shall verify each Service Provider maintains at a minimum, the levels of insurance specified under in draft contract.
- 2.2.7.4 Contractor shall perform a background screen of all Service Providers consisting of (at a minimum):
 - 2.2.7.4.1 National Employee Database
 - 2.2.7.4.2 SSN Verification
 - 2.2.7.4.3 National Criminal Database Check
 - 2.2.7.4.4 Two County Search
 - 2.2.7.4.5 Sex Offender Search
 - 2.2.7.4.6 Annual Review (National Criminal Database)
 - 2.2.7.4.7 Two (2) Year Complete Re-Screen and Renewal
 - 2.2.7.4.8 Financial Background
- 2.2.7.5 All Service Provider employees shall wear a Service Provider's issued picture identification badge at all times.

2.3 PRODUCT CATEGORIES:

This Agreement is to establish a nationwide purchasing agreement for the acquisition of MRO and related products/services. The category descriptive examples below are not to be considered restrictive, but rather, provide a general, non-inclusive, description of the category. These are standard use in the residential, commercial, and industrial environments. .

All products offered shall be new, unused and of the latest design and technology.

The intent is for each Proposer to submit their <u>complete product line</u> so that Participating Public Agencies may order a wide array of product as appropriate for their needs. You may subcontract items your firm does not supply.

2.3.1 CATEGORY 1: APPLIANCES

Large appliances: refrigerators, washers, dryers, dishwashing machines, stoves, cooktops, range hoods and ovens; TVs, DVR's, small appliances: mixers, toasters, microwave ovens, food processors, disposals, trash compactors, and all ancillary supplies, tools, and components.

2.3.2 CATEGORY 2: BUILDING MATERIALS

Lumber (dimensional and timber), millwork, roofing, siding, plywood, paneling, hardwood, trim, molding, fencing, decking, gates, brick, block, doors, windows, bagged goods (concrete, mortar, sand, or asphalt), drywall, rebar, acoustical tiles, rain gutters, garage door openers, insulation, and all ancillary supplies, tools, and components.

2.3.3 CATEGORY 3: HARDWARE

Fasteners (nuts/bolts, screws, washers, rivets, nails), builders hardware (hinges, gate hardware, barrel bolts/hasps, corner braces, shelf brackets, closet hardware, springs), threaded rod/steel shapes, anchors, padlocks, lock sets, wheels, casters, ball bearings, rope, chain, metal stock, dry cell batteries, fire extinguishers, signs, cabinet hardware, mail boxes, safes, drop boxes, weatherization products, and all ancillary supplies, tools, and components.

2.3.4 CATEGORY 4: HEATING, VENTILATION, AND AIR CONDITIONING (HVAC)

Equipment, package units, evaporative coolers, tools, parts, ducting, air filtration, thermostats, portable and fixed heaters, fans, and all ancillary supplies, tools, and components.

2.3.5 CATEGORY 5: KITCHEN AND BATH CABINETS

Kitchen cabinets, bath vanities, countertops, medicine cabinets, mirrors, and all ancillary supplies, tools, and components.

2.3.6 CATEGORY 6: JANITORIAL SUPPLIES

Cleaners, soaps, waxes, strippers, polishes, vacuums, brooms, mops, buckets, gloves, carts, paper goods, and all ancillary supplies, tools, and components.

2.3.7 CATEGORY 7: LANDSCAPING EQUIPMENT AND SUPPLIES

Lawn and landscape equipment (gasoline and electric), shovels, rakes, axes, hoes, hoses, nozzles, insect control, herbicides, fertilizers, plants, trees, sprinkler/irrigation equipment and supplies and all ancillary supplies, tools, an components.

2.3.8 CATEGORY 8: MOTORS/PUMPS

Fractional and full horse, starters, pulleys, belts, fans, motor controls, and all ancillary supplies, tools, and components.

2.3.9 CATEGORY 9: PAINTS AND COATINGS

All types of paints and coatings, wall paper, caulking, spray equipment, aerosol paints, pressure washers, sand blasters, finishes, abrasives, epoxy, cleaners, drywall supplies, tarps, compounds, adhesives, accessories, and all ancillary supplies, tools, and components.

2.3.10 CATEGORY 10: PLUMBING

Equipment, parts, piping and fittings, water heaters, furnaces, disposals, pneumatic piping, filters, commodes, sinks, bathtubs, showers, shower doors, faucets, water conditioning equipment, water dispensing equipment, salt, and all ancillary supplies, tools, and components.

2.3.11 CATEGORY 11: POOL SUPPLIES

Pool chemicals, tools, timers, pump/motor units, vacuum equipment, patio furniture, parts, and all ancillary supplies, tools, and components.

2.3.12 CATEGORY 12: TOOLS, HAND-HELD GENERAL PURPOSE

Hand-held (electric, battery, or pneumatic operated), including accessories, automotive type tools, welding equipment, testing and measuring tools, carts and hand trucks, work benches, tool cabinets, ladders, and all ancillary supplies and components.

2.3.13 CATEGORY 13: TOOLS, POWER TYPE

Electric or gas operated, mobile or stationary, bench or floor mounted, including accessories, and all ancillary supplies and components.

2.3.14 CATEGORY 14: FLOORING AND WINDOW COVERINGS

All flooring, including but not limited to, vinyl plank, VCT, vinyl tile, ceramic tile, hardwood, carpet tile, carpet and cove base; blinds, shades, screens, window glass, mirrors, parts, and all ancillary supplies, tools, and components.

2.3.15 CATEGORY 15: HOSPITALITY

Guest room supplies and appliances, personal care amenities, telephones, bed and bath linens, housekeeping cleaning supplies, public restroom supplies, carts, banquet and conference room supplies, guest room and suite furniture, fixtures, and equipment, pool and patio equipment, and other hospitality supplies.

2.3.16 CATEGORY 16: WATER AND WASTE WATER TREATMENT

Aeration, chart and data recorders, chemical feed, collection systems, flow metering, gauges, grounds maintenance, hose, hydrants, lab chemicals, equipment, and testing, location and leak detection, level and pressure, pipe, plugs, process analysis, pumps, sampling equipment, storm water, tanks, tools, valves, and water treatment.

2.3.17 CATEGORY 17: MISCELLANEOUS

Including, but not limited to: shelving (metal or wood composite), safety and emergency equipment, first aid supplies, conditioning salt, scaffolding (purchased), packaging supplies, communication supplies, electrical supplies, lighting supplies, office products, and property management products.

2.3.18 CATEGORY 18: IN STORE SERVICES

Including, but not limited to: glass cutting, pipe threading, planning services (flooring and cabinet), verbal technical advice, special orders, rental equipment, etc.

2.4 PRODUCT ORDERING:

- 2.4.1 Contractor's <u>limited product line</u> (Wholesale or Retail) shall be available for internet ordering 24/7.
- 2.4.2 Products may be ordered by any of the following methods:
 - 2.4.2.1 Retail Stores (Point of Sale)
 - 2.4.2.2 Internet (Homedepot.com)
 - 2.4.2.3 Other eProcurement options
 - 2.4.2.4 Will Call (Phone or FAX order)

2.5 PRODUCT PRICING:

Retail:

Products shall be sold at their retail price. An annual volume rebate will be paid to Participating Public Agencies (see Exhibit A). For any purchase over \$1,500, more aggressive pricing may be available through the Volume Pricing Program. The discount offered through this program will depend on dollar value, quantity and type of material. In addition, the Pro Rewards Paint program offers Participating Public Agencies further discounts on their paint only purchases (see Exhibit A).

2.6 ON-LINE CATALOG DISCOUNT PRICING:

Presently, the capability exists to access a limited on-line catalog reflecting <u>contract</u> pricing of products.

2.7 RELATED PRODUCTS AND SERVICES (INSTALLATION, REPAIR AND RENOVATION SERVICES) PRICING:

2.7.1 All Participating Public Agencies shall receive a detailed written quotation for all services to be performed, and product(s) to be provided.

- 2.7.2 All quotations shall be for a "not to exceed" amount.
- 2.7.3 As an audit tool, the Contractor(s) shall provide a copy of the most current R.S. Means Bare Cost Data (including any city cost index adjustment) pertaining to all written quotations.
- 2.7.4 Spending on services shall be included in the annual volume rebate (see Exhibit A).

2.8 SALES REPORTING:

- 2.8.1 Sales Dollars
- 2.8.2 Sales histories by manufacturer, item description, part number, quantity, NIGP codes
- 2.8.3 Procurement card (MasterCard or Visa brand)

2.9 BRAND NAMES:

The County reserves the right to request samples to determine quality and acceptability of materials bid by Contractor. . Materials substantially equivalent to those designated shall qualify for consideration of an order.

2.10 DELIVERY, FREIGHT REQUIREMENTS:

- 2.10.1 All domestic ground shipments shall be <u>FOB Destination</u>, <u>Freight Prepaid and Included</u>. Any handling fees shall also be included in the pricing.
- 2.10.2 Any requests for local delivery of orders placed at local stores shall be subject to local delivery fees, if applicable.
- 2.10.3 Shipping and handling fees are allowable to destinations outside the continental U.S.
- 2.10.4 A packing list or other suitable shipping document shall accompany each shipment and shall include the following:
 - 2.10.4.1 Contract Serial number
 - 2.10.4.2 Contractor's name and address
 - 2.10.4.3 Participating Public Agency's name and address
 - 2.10.4.4 Participating Public Agency's purchase order number
 - 2.10.4.5 A description of product(s) shipped, including item number(s), quantity (is), number of containers and package number(s), as applicable

3.0 **PROCUREMENT REQUIREMENTS:**

3.1 SHIPPING TERMS:

Bid price(s) and terms shall be F.O.B. Destination at ordering Agencies locations for those items requested to be delivered. Delivery charges may apply based on location.

3.2 OPERATING MANUALS (If required):

Upon delivery, Contractor shall provide comprehensive operational manuals, service manuals and schematic diagrams, if required by the Using Agency.

3.3 INSTALLATION: (If required):

The Contractor's price shall include delivery and installation of all equipment in a complete operating condition.

3.4 ACCEPTANCE: (If required):

Upon delivery and successful installation, the material(s) shall be deemed accepted and the warranty period shall begin. All documentation shall be completed prior to final acceptance.

3.5 CONTRACTOR EMPLOYEE MANAGEMENT:

- 3.5.1 Contractor shall endeavor to maintain the personnel proposed in their offer throughout the implementation of the Agreement. In the event that Contractor personnel's employment status changes, Contractor shall provide County a list of replacement personnel. Under no circumstances is it acceptable for the implementation schedule to be impacted by a personnel change on the part of the Contractor.
- 3.5.2 County reserves the right to immediately remove from its premises any Contractor personnel it determines is a risk to County operations.
- 3.5.3 County reserves the right to request the replacement of Contractor personnel at any time, for any reason.

3.6 WARRANTY:

Home Depot SOW Information: All repair and renovation services performed by Home Depot carries a one (1) year workmanship warranty and all manufacturers' product warranties shall be passed on to the end customer as further detailed in Contract section 6.5. Home Depot also offers a robust return policy on product purchases, whereas (most) returns within 90 days of purchase are accommodated with a valid sales receipt for exchange, refund, credited to an associated Home Depot

- 3.6.1 All items furnished under this Contract shall conform to the requirements of this Contract and shall be free from defects in design, materials and workmanship.
- 3.6.2 The warranty period for workmanship shall be for an initial period of twelve (12) months and commence upon acceptance by County.
 - 3.6.2.1 The Contractor agrees that he will, at his own expense, provide all labor and parts required to remove, repair or replace, and reinstall any such defective workmanship and/or materials which becomes or is found to be defective during the term of this warranty. The Contractor shall guarantee the equipment to be supplied complies with all applicable regulations.

3.7 FACTORY AUTHORIZED SERVICE AVAILABILITY (if required):

The Contractor shall have and maintain a local factory authorized service facility within the Phoenix, Arizona metropolitan area. The facility shall be capable of supplying and installing component parts, troubleshooting, repairing and maintaining the products. Minimum service hours shall be from 8:00 A.M. through 5:00 P.M., Arizona Time, Monday through Friday.

3.8 USAGE REPORT:

The Contractor shall furnish the County a usage report upon request delineating the acquisition activity governed by the Contract. The format of the report shall be approved by the County and shall disclose the quantity and dollar value of each contract item by individual unit.

16154 EXHIBIT C

FACILITIES MANAGEMENT REQUIREMENTS

Maricopa County Facilities Management operation requirements.

1.0 HOURS OF SERVICE:

- 1.1 REGULAR HOURS are between 6:00 AM and 6:00 PM, Monday through Friday, excluding County holidays.
- 1.2 AFTER HOURS is after 6:00 PM and prior to 6:00 AM, Monday through Friday.
- 1.3 WEEKENDS are anytime Saturday or, Sunday.
- 1.4 HOLIDAYS are County Holidays (See County holiday schedule attachment).
- 1.5 Services shall be available 24 hours per day, 7 days per week, 365 days per year.
- 1.6 Contractor shall provide 24 hours per day, 7 days per week, 365 days per year telephone access, and strive to respond to a call for services within thirty (30) minutes of receipt.

2.0 RESPONSE TIMES:

- 2.1 During REGULAR HOURS, AFTER HOURS, WEEKEND or HOLIDAYs, Contractor shall strive to respond on site within four (4) hours of receipt of a service request if a site visit is mutually determined to be required.
- 2.2 If the request is designated by the County as an EMERGENCY, the contractor shall strive to respond on site within two (2) hours of receipt of a service request regardless of the time of day, WEEKEND or HOLIDAY if a site visit is mutually determined to be required.

3.0 TRIP CHARGE:

Trip charges are permitted when time and material work is requested at the following sites only:

- 3.1 MCSO Lake Aid Stations (Apache, Bartlett, Blue Point, Canyon and Saguaro)
- 3.2 County offices located in Gila Bend, AZ
- 3.3 County offices located in Buckeye, AZ
- 3.4 County offices located in Aguila, AZ
- 3.5 Only one trip charge may be charged per service call.
- 3.6 If the contractor arrives onsite and is unable to locate a County representative familiar with the work or unable to gain access to the work site, the Contractor may only bill for a trip charge (maximum one time daily trip charge not to exceed \$50.00). The Contractor is not authorized to incur nor will the County accepting billing for any labor charges.

4.0 CONTRACTOR REQUIREMENTS:

4.1 Contractor(s) shall supply all labor, supervision, materials, tools, equipment, and effort necessary to perform the Scope of Work presented.

- 4.2 The Contractor's service truck fleet and/or warehouse shall carry sufficient supply of repair parts and equipment to perform services per Scope of Work presented.
- 4.3 The Contractor agrees to utilize only experienced, responsible and capable people in the performance of the work.
- 1.4 All employees of the Contractor shall wear a company uniform identified with the company name that may include one of the following:
 - 4.4.1 Shirt/blouse
 - 4.4.2 Vest
 - 4.4.3 Cap
 - 4.4.4 Badging that identifies the business they work for
- 4.5 No one except authorized employees of the Contractor is allowed on the premises of Maricopa County. Contractor's employees are NOT to be accompanied in their work area by acquaintances, family members, assistants, or any other person unless said person is an authorized employee of the Contractor.
- 4.6 The Contractor shall perform the work in a way to minimize disruption to the normal operation of building occupants. Upon completion of work the Contractor shall clean and remove from the job site all debris, materials and equipment associated with the work performed.
- 4.7 Contractor shall adhere to all regulations, rules, ordinances, and standards set by Federal, State, County, and Municipal governments pertaining to safety on the job site.

5.0 BUILDING SECURITY (KEYS):

- 5.1 The Contractor may be provided keys to required County Facilities at the discretion of FMD. Keys may be acquired by:
- 5.2 The Contractor being provided permanent key(s), wherein the Contractor verifies receipt of and accepts responsibility for keys. The keys must be returned at the completion of the work or at the direction of FMD. Keys not returned may cause the County to re key the ENTIRE building or locations that the set of keys opened with the cost being borne by the Contractor.
- 5.3 In lieu of or in addition to keys, the Contractor may be provided card access badges at the discretion of FMD.
- 5.4 The Contractor shall notify FMD within twenty four (24) hours if any keys are lost, misplaced, stolen or otherwise not within the Contractor's control.
- Once the Purchase Order is complete, expired, or terminated the Contractor shall immediately return all badges and keys to FMD.SALVAGE:

Salvage rights shall be evaluated on a project by project basis by the County and shall be determined prior to incorporation in the contractor's bid price. Salvage rights automatically apply for all work if in the best interest to the County. Salvageable materials without pre approved contractor salvage rights shall be securely stored and are not to be transported off the site without written permission from Maricopa County. If contractor is given salvage rights, salvageable materials shall be removed daily. No on site storage of contractor's salvaged materials will be permitted.

7.0 INVOICES AND PAYMENTS:

For transactions using a Home Depot Net 30 Account, Invoices are required to contain the following information and should be e-mailed to FMD ACCOUNTSPAYABLE@MAIL.MARICOPA.GOV If invoices cannot be e-mailed, U.S. Mail is acceptable to Maricopa County Facilities Management, Accounts Payable, 401W. Jefferson, Phoenix, Arizona 85003—or to the address that was used in establishing the associated Home Depot Account.

- 7.1 Company name, address and contact information
- 7.2 County bill to name and contact/requestor information
- 7.3 Building Name and Building Number
- 7.4 County purchase order number
- 7.5 County contract number
- 7.6 Maximo (FMD) service call number
- 7.7 Invoice number and date
- 7.8 Date of service or delivery
- 7.9 Description of Purchase (services performed)
- 7.10 Labor breakdown: rate per hour x no. of hours by personnel type (time & materials)
- 7.11 Material breakdown: itemized parts list to contain unit price x quantity, indicating mark ups as contracted (time & materials)
- 7.12 Arrival and completion time
- 7.13 Total Amount Due with tax amounts separated. Must also clearly indicate the tax rate being applied
- 7.14 Payment Terms

For Time & Material work, Contractor(s) must provide, all equipment, expendable shop supplies (rags, cleaners, solvents, gasses, etc.), miscellaneous parts (screws, bolts nuts, small items etc.), tools, etc. necessary to perform all the required services. Contractor(s) are allowed a one time Misc. Shop fee charge of up to \$25.00 per work order to cover these type of expenses. Anything beyond the \$25 limit, will be provided at the contractor's own expense.

8.0 CONTRACTOR EMPLOYEE BACKGROUND CHECK:

A background check is required for all Contractor employees providing services to the County. The cost of this service shall be incurred by the County. No Contractor employee may access County property without approval of FMD.

16154 EXHIBIT C

FACILITIES MANAGEMENT REQUIREMENTS

Maricopa County Facilities Management operation requirements.

- 1.0 HOURS OF SERVICE (any fluctuations to these hours will be handled in the Solicitation):
 - 1.1 REGULAR HOURS are between the hours of 6:00 a.m. and 6:00 p.m., Monday through Friday, excluding County holidays.
 - 1.2 AFTER HOURS are between the hours of 6:00 p.m. and prior to 6:00 a.m., Monday through Friday.
 - 1.3 WEEKENDS are anytime on a Saturday or a Sunday.
 - 1.4 **HOLIDAYS** are County holidays.
 - 1.5 Services shall be available 24 hours per day, 7 days per week, 365 days per year.
 - 1.6 The Facilities Management Parts Warehouse is open for deliveries between the hours of 7:00 a.m. to 3:00 p.m. weekdays except for County holidays.

2.0 **BEGINNING OF WORK:**

- 2.1 Contractor shall provide 24 hours per day, 7 days per week, 365 days per year telephone access, and use best efforts to respond to a call for services within thirty (30) minutes of receipt via phone or email.
- 2.2 During REGULAR HOURS, AFTER HOURS, WEEKEND or HOLIDAYS, Contractor shall strive to respond on-site to begin work within four (4) hours of receipt of a service request unless arranged for a later date/time with the County per the work order or notice to proceed.
- 2.3 The four (4) hour response time shall carryover to the next working day if called into Contractor's office as a non-emergency call after 2:00 p.m. The Contractor will be required to begin work by 8:00 a.m. the following day, as mutually agreed to by the Parties.
- 2.4 Contractors shall strive to respond to EMERGENCY requests immediately and report onsite to begin work within two (2) hours service call request regardless of the time of day, WEEKEND or HOLIDAY.

3.0 **TRIP CHARGE:**

One-time trip charges of \$50.00, or other amount only if previously identified to the Maricopa County contact and agreed to by them (one per work order), are permitted when Time and Materials work is requested at the following sites ONLY:

- 3.1 MCSO Lake Aid Stations (Apache, Bartlett, Blue Point, Canyon and Saguaro)
- 3.2 County offices located in Gila Bend, AZ
- 3.3 County offices located in Buckeye, AZ
- 3.4 County offices located in Aguila, AZ

4.0 **DEAD END CHARGE:**

If the Contractor is unable to locate a County representative familiar with the work or is unable to gain access to the work site, the Contractor shall call the County Boiler Room (602-506-3310). The Boiler Room technician will give Contractors further instruction at this time. If the Contractor is delayed or turned away, a \$50.00 trip charge shall be authorized by the County.

5.0 **CONTRACTOR REQUIREMENTS:**

- 5.1 Contractor shall provide and maintain during the entire period of this contract, all labor, supervision, materials, effort, tools, and equipment sufficient in number, condition and capacity to efficiently perform the work and render the services required by this contract. Contractor shall provide evidence of his ability to furnish equipment and personnel. The Contractor's service truck fleet and/or warehouse shall carry sufficient supply of repair parts and equipment to perform services per Scope of Work presented.
- 5.2 The Contractor shall perform the work in such a way as to minimize disruption to the normal operation of the County site and building occupants. Upon completion of work, the Contractor is responsible for cleaning and removing from the job site; all debris, materials, and equipment associated with the work performed and County property is restored to the same condition prior to start of the job. Such disturbances may include, but are not limited to: loose dirt, dislocated gravel; removed vegetation; footprints; old asphalt/concrete; etc. Documentation will be performed through an audit and feedback system of contract administration. If an inspection reveals that the Contractor failed to clean up after work has been performed, the County will notify the Contractor of the discrepancy and the Contractor will have twenty-four (24) hours to make the needed correction. Should the Contractor fail to correct noted issues, the County reserves the right to make other arrangements to have the area cleaned and the cost of such work shall be offset from any monies due the Contractor.
- 5.3 The Contractor shall perform all services in such a manner that does not damage County property. In the event damage occurs to Maricopa County property, or any adjacent property due to any services performed under this contract, the Contractor shall notify the County representative immediately of damages and replace or repair the same at no cost to the County. If damage caused by the Contractor has to be repaired or replaced by the County, and the cost of such work shall be deducted from the monies due the Contractor.
- 5.4 Contractor's bidding on this solicitation may visit the sites to determine conditions that would affect prices and work performance. As some sites do have internal restrictions, a site visit may be scheduled if necessary. See GIS link for site directions: https://gisportal.maricopa.gov/FMD/Facility/Index.html.
- 5.5 Contractors must have a facility sufficient to support the work contemplated by this contract within fifty (50) miles of 401 W. Jefferson St., Phoenix AZ 85003.
- 5.6 The Contractor agrees to utilize only experienced, responsible, and capable people in the performance of the work.
- 5.7 All vehicles used by Contractor shall be clearly identified with the name of the company on each side of the equipment, including personnel transportation vehicles, or consistent with the Contractor's business practices. The letters shall be of such size that they are distinguishable from a reasonable distance or consistent with the Contractor's business practices.
- 5.8 All employees of the Contractor shall wear a company uniform identified with the company name that may include of one of the following:
 - Shirt/blouse

- Vest
- Cap
- 5.9 Only authorized employees of the Contractor are allowed on the premises of Maricopa County. Contractor's employees are NOT to be accompanied in their work area by acquaintances, family members, assistants, or any other person unless said person is an authorized employee of the Contractor.
- All work must comply with EPA, OSHA, and any State, County, or local regulations in effect at each service location. Contractor shall adhere to all regulations, rules, ordinances, and standards set by Federal, State, County, and Municipal governments pertaining to safety on the jobsite. If the Contractor is found not to be in compliance with Federal, State, County, and/or Municipal safety rules, ordinances, policy, procedure, or codes, the County may, in accordance with the "Suspension of Work" clause of the contract, suspend the work without cost to the County until such non-compliant issues are rectified to the satisfaction of the Using Agency. Continued non-compliance may result in termination.

6.0 **BUILDING ACCESS:**

- 6.1 The Contractor may be provided access to County Facilities at the discretion of Facilities Management. keys, badges, or access cards will be provided per the following guidelines:
- 6.2 Contractor employees may sign out a set of keys (all looped on a single key ring) upon arrival at site, and must turn-in key set after completion of duties unless they are issued a permanent key.
- 6.3 Permanent keys may be provided to Contractor employees on a case-by-case basis. Should an employee leave the Contractor's work force, Contractor must immediately notify the County and keys, badges, and access cards must be returned to the County.
- 6.4 The Contractor shall notify the County within twenty-four (24) hours if any keys, badges, or access cards are lost, misplaced, stolen or otherwise not within the Contractor's control.
- 6.5 Once this agreement is complete, expired, or terminated, the Contractor shall immediately return all keys, badges, or access cards to the County.
- 6.6 Failure to comply with these requirements may result in the Contractor being assessed the cost of replacing keys or access cards and any associated cost to ensure the security of County facilities including but not limited to, re-keying the ENTIRE building at the expense of the Contractor.

7.0 **CANCELLATION COST:**

Any scheduled work cancelled without a minimum of 48 hours prior notice to the County will be rescheduled with the Contractor and is subject up-to a 25% reduction of the cost.

8.0 **SALVAGE:**

Salvage and trade-in rights shall be evaluated on a project-by-project basis by the County and shall be determined prior to incorporation in the Contractor's bid price. Salvageable materials without pre-approved Contractor salvage rights shall be securely stored and are not to be transported off the site without written permission from Maricopa County. If Contractor is given salvage rights, salvageable materials shall be removed daily. On-site storage of Contractor's salvaged materials is not permitted.

9.0 **DELIVERY:**

- 9.1 Delivery shall be made to the County no later than 3:00 p.m. on the seventh (7th) calendar day after order is received.
- 9.2 Exceptions to delivery schedule will be special order items that must be identified to the County.
- 9.3 Maricopa County reserves the right to obtain material on the open market in the event vendors fail to make delivery and charge any price differential to the vendor.
- 9.4 Delivery will be made to the following address:

FACILITIES MANAGEMENT DIVISION (FMD) WAREHOUSE 2401 S. 28th Dr.
Phoenix, AZ 85009

Warehouse Manager: 602-506-1935 Warehouse Specialist: 602-506-1943 Receiving hours: 7:00 a.m. – 3:00 p.m.

10.0 FACILITIES MANAGEMENT INVOICES AND PAYMENTS:

- 10.1 Payment terms shall be calculated based on the date a properly completed invoice is received by the County.
- 10.2 For transactions using a Home Depot Net 30 Account, Contractors shall provide the County with invoices no later than fourteen (14) days after all services and delivery of goods are complete and accepted by the County rendered final.
- 10.3 Home Depot Account invoices should contain access to the following information:
 - Company name, address and contact information
 - County bill-to name and contact/requestor information
 - Building name and building number
 - County purchase order number
 - Contract or BidSync agreement number
 - Maximo (Facilities Management) work order number
 - Invoice number and date
 - Date of service or delivery (for Project work: use "Completion date")
 - Description of services performed
 - Line item description of parts and materials (Time and Materials work)
 - Line item labor breakdown: arrival and completion time, rate per hour x no. of hours by personnel type (Time & Materials work)
 - Total amount due with tax amounts separated (Time and Materials work).
 *On a separate line, clearly indicate the tax rate being applied

- Payment Terms as stated in the agreement
- 10.4 Questions regarding billing or invoicing shall be directed to the email address below.
- 10.5 Invoices shall be e-mailed to: FMD-ACCOUNTSPAYABLE@MAIL.MARICOPA.GOV
- 10.6 If invoices cannot be e-mailed, send by mail to:

Maricopa County Facilities Management – Accounts Payable 401 W. Jefferson St.
Phoenix, Arizona 85003

- 10.7 Payment shall be made to the Contractor by the Accounts Payable/Finance department through an Electronic Funds Transfer (EFT) process. After Contract Award the Contractor shall complete the Contractor Registration Form located on the County Department of Finance Contractor Registration Web Site (http://www.maricopa.gov/922/Vendors).
- 10.8 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.

HOME DEPOT U.S.A., INC., PO BOX 193176, COLUMBUS OH 43218 2455 PACES FERRY ROAD, ATLANTA, GA. 30339

PRICING SHEET: NIGP CODE 45041

Terms: NET 30

Vendor Number: VC0000005735

Certificates of Insurance Required

Contract Period: To cover the period ending **December 31**, 2021 2026.

EXHIBIT C

City's Insurance and Indemnity

Exhibit C

Insurance and Indemnity

INDEMNIFICATION

To the furthest extent allowed by law, VENDOR shall indemnify, hold harmless and defend CITY and each of its officers, officials, employees, agents and volunteers from any and all loss, liability, fines, penalties, forfeitures, costs and damages (whether in contract, tort or strict liability, including but not limited to personal injury, death at any time and property damage) incurred by CITY, VENDOR or any other person, and from any and all claims, demands and actions in law or equity (including reasonable attorney's fees, litigation expenses and cost to enforce this agreement), arising or alleged to have arisen directly or indirectly out of performance of this Contract. VENDOR'S obligations under the preceding sentence shall apply regardless of whether CITY or any of its officers, officials, employees, agents or volunteers are passively negligent, but shall not apply to any loss, liability, fines, penalties, forfeitures, costs or damages caused by the active or sole negligence, or the willful misconduct, of CITY or any of its officers, officials, employees, agents or volunteers.

If VENDOR should subcontract all or any portion of the work to be performed under this Contract, VENDOR shall require each subcontractor to indemnify, hold harmless and defend CITY and each of its officers, officials, employees, agents and volunteers in accordance with the terms of the preceding paragraph.

This section shall survive termination or expiration of this Contract.

INSURANCE REQUIREMENTS

- (a) Throughout the life of this Agreement, VENDOR shall pay for and maintain in full force and effect all insurance as required herein with an insurance company(ies) either (i) admitted by the California Insurance Commissioner to do business in the State of California and rated no less than "A-VII" in the Best's Insurance Rating Guide, or (ii) as may be authorized in writing by CITY'S Risk Manager or his/her designee at any time and in his/her sole discretion. The required policies of insurance as stated herein shall maintain limits of liability of not less than those amounts stated therein. However, the insurance limits available to CITY, its officers, officials, employees, agents and volunteers as additional insureds, shall be the greater of the minimum limits specified therein or the full limit of any insurance proceeds to the named insured.
- (b) If at any time during the life of the Agreement or any extension, VENDOR or any of its subcontractors fail to maintain any required insurance in full force and effect, all services and work under this Agreement shall be discontinued immediately, and all payments due or that become due to VENDOR shall be withheld until notice is received by CITY that the required insurance has been restored to full force and effect and that the premiums therefore have been paid for a period satisfactory to CITY. Any failure to maintain the required insurance shall be sufficient cause for CITY to terminate this Agreement. No action taken by CITY pursuant to this section shall in any way relieve VENDOR of its responsibilities under this Agreement. The phrase "fail to maintain any required insurance" shall include, without limitation, notification received by CITY that an

insurer has commenced proceedings, or has had proceedings commenced against it, indicating that the insurer is insolvent.

- (c) The fact that insurance is obtained by VENDOR shall not be deemed to release or diminish the liability of VENDOR, including, without limitation, liability under the indemnity provisions of this Agreement. The duty to indemnify CITY shall apply to all claims and liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by VENDOR. Approval or purchase of any insurance contracts or policies shall in no way relieve from liability nor limit the liability of VENDOR, vendors, suppliers, invitees, contractors, sub-contractors, subcontractors, or anyone employed directly or indirectly by any of them.
- 1. PRODUCTS LIABILITY INSURANCE: VENDOR shall maintain, and provide the City of Fresno with verification of, manufacturer's products liability insurance policy in excess of \$1,000,000 by providing a certificate of insurance on said Bid Item(s) equipment. Certificates shall be issued by an insurance company meeting the requirements to conduct business in the state of California. City of Fresno is required to be an additional insured with primary and non- contributory coverage in favor of the City on this General Liability Policy.

If the scope of work includes delivery and/or installation, the requirements below apply in addition to the above requirements.

Coverage shall be at least as broad as:

- 1. The most current version of Insurance Services Office (ISO) Commercial General Liability Coverage Form CG 00 01, providing liability coverage arising out of your business operations. The Commercial General Liability policy shall be written on an occurrence form and shall provide coverage for "bodily injury," "property damage" and "personal and advertising injury" with coverage for premises and operations (including the use of owned and non-owned equipment), products and completed operations, and contractual liability (including, without limitation, indemnity obligations under the Agreement) with limits of liability not less than those set forth under "Minimum Limits of Insurance."
- 2. The most current version of ISO *Commercial Auto Coverage Form CA 00 01, providing liability coverage arising out of the ownership, maintenance or use of automobiles in the course of your business operations. The Automobile Policy shall be written on an occurrence form and shall provide coverage for all owned, hired, and non-owned automobiles or other licensed vehicles (Code 1- Any Auto).
- 3. Workers' Compensation insurance as required by the State of California and Employer's Liability Insurance.

MINIMUM LIMITS OF INSURANCE

VENDOR shall procure and maintain for the duration of the contract, and for 5 years thereafter, insurance with limits of liability not less than those set forth below. However, insurance limits available to CITY, its officers, officials, employees, agents and

volunteers as additional insureds, shall be the greater of the minimum limits specified herein or the full limit of any insurance proceeds available to the named insured:

- 1. COMMERCIAL GENERAL LIABILITY
- (i) \$1,000,000 per occurrence for bodily injury and property damage;
- (ii) \$1,000,000 per occurrence for personal and advertising injury;
- (iii) \$2,000,000 aggregate for products and completed operations; and,
- (iv) \$2,000,000 general aggregate applying separately to the work performed under the Agreement.
- 2. COMMERCIAL AUTOMOBILE LIABILITY

\$1,000,000 per accident for bodily injury and property damage.

- 3. Workers' Compensation Insurance as required by the State of California with statutory limits and EMPLOYER'S LIABILITY with limits of liability not less than:
 - (i) \$1,000,000 each accident for bodily injury;
 - (ii) \$1,000,000 disease each employee; and,
 - (iii) \$1,000,000 disease policy limit.

UMBRELLA OR EXCESS INSURANCE

In the event VENDOR purchases an Umbrella or Excess insurance policy(ies) to meet the "Minimum Limits of Insurance," this insurance policy(ies) shall "follow form" and afford no less coverage than the primary insurance policy(ies). In addition, such Umbrella or Excess insurance policy(ies) shall also apply on a primary and non-contributory basis for the benefit of the CITY, its officers, officials, employees, agents and volunteers.

DEDUCTIBLES AND SELF-INSURED RETENTIONS

VENDOR shall be responsible for payment of any deductibles contained in any insurance policy(ies) required herein and VENDOR shall also be responsible for payment of any self-insured retentions.

OTHER INSURANCE PROVISIONS/ENDORSEMENTS

(i) All policies of insurance required herein shall be endorsed to provide that the coverage shall not be cancelled, non-renewed, reduced in coverage or in limits except after thirty (30) calendar days written notice has been given to CITY, except ten (10) days for nonpayment of premium. VENDOR is also responsible for providing written notice to the CITY under the same terms and conditions. Upon issuance by the insurer, broker, or agent of a notice of cancellation, non-renewal, or reduction in coverage or in limits, VENDOR shall furnish CITY with a new certificate and applicable endorsements for such policy(ies). In the event any policy is due to expire during the work to be performed for CITY, VENDOR shall provide a new certificate, and applicable

endorsements, evidencing renewal of such policy not less than fifteen (15) calendar days prior to the expiration date of the expiring policy.

- (ii) The Commercial General and Automobile Liability insurance policies shall be written on an occurrence form.
- (iii) The Commercial General and Automobile Liability insurance policies shall be endorsed to name City, its officers, officials, agents, employees and volunteers as an additional insured all ongoing and completed operations. Additional Insured endorsements under the General Liability policy must be as broad as that contained in ISO Forms: GC 20 10 11 85 or both CG 20 10 & CG 20 37.
- (iv) The Commercial General and Automobile Liability insurance shall contain, or be endorsed to contain, that VENDOR'S insurance shall be primary to and require no contribution from the City. Primary and Non Contributory language under the General Liability policy must be as broad as that contained in ISO Form CG 20 01 04 13. These coverages shall contain no special limitations on the scope of protection afforded to City, its officers, officials, employees, agents and volunteers.
- (v) Should any of these policies provide that the defense costs are paid within the Limits of Liability, thereby reducing the available limits by defense costs, then the requirement for the Limits of Liability of these polices will be twice the above stated limits.
- (vi) All insurance policies required herein shall contain, or be endorsed to contain, a waiver of subrogation as to CITY, its officers, officials, agents, employees and volunteers.

PROVIDING OF DOCUMENTS

VENDOR shall furnish CITY with all certificate(s) and applicable endorsements effecting coverage required herein. All certificates and applicable endorsements are to be received and approved by the CITY'S Risk Manager or his/her designee prior to CITY'S execution of the Agreement and before work commences. All non-ISO endorsements amending policy coverage shall be executed by a licensed and authorized agent or broker. Upon request of CITY, VENDOR shall immediately furnish CITY with a complete copy of any insurance policy required under this Agreement, including all endorsements, with said copy certified by the underwriter to be a true and correct copy of the original policy. This requirement shall survive expiration or termination of this Agreement. All subcontractors working under the direction of VENDOR shall also be required to provide all documents noted herein.

SUBCONTRACTORS

If VENDOR subcontracts any or all of the services to be performed under this Agreement, VENDOR shall require, at the discretion of the CITY Risk Manager or designee, subcontractor(s) to enter into a separate Side Agreement with the City to provide required indemnification and insurance protection. Any required Side Agreement(s) and associated insurance documents for the subcontractor must be reviewed and preapproved by CITY Risk Manager or designee. If no Side Agreement is required, VENDOR will be solely responsible for ensuring that it's subcontractors maintain insurance coverage at levels no less than those required by applicable law and is customary in the relevant industry.